UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK \_\_\_\_\_ KOLLEL MATEH EFRAIM, LLC, a/k/a MATEH EPHRAIM LLC, a/k/a 5 KOLEL MATEH EFRAIM, Debtor. Chapter 7 Case No. 04-16410 (SMB) 8 9 1290 Avenue of the Americas 10 New York, New York 11 12 January 30, 2008 10:30 a.m. 13 14 15 Deposition of JACK LEFKOWITZ, 16 before Marlene Lee, CSR, CRR, a Notary Public 17 of the State of New York. 18 19 20 21 22 ELLEN GRAUER COURT REPORTING CO. LLC 23 126 East 56th Street, Fifth Floor 24 New York, New York 10022 212-750-6434 25 REF: 86468

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25 VINAY AGARWAL

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1 JACK LEFKOWITZ, 2 having been called as a witness and duly affirmed by the notary (Marlene Lee), was 3 4 examined and testified as follows: 5 6 EXAMINATION BY MR. WOLF: 7 Q. Mr. Lefkowitz, good morning. 8 Α. Good morning. 9 I'm Bob Wolf, with the firm Bryan Q. 10 Cave. With me this morning is an associate 11 with our firm, Chris LaRocco, and Mr. Agarwal from the accounting firm of Davis, Graber, 12 Plotzker & Ward, LLP, which is Trustee's 13 14 court-appointed accountant. 15 As you know, our firm represents Robert L. Geltzer, who is the Chapter 7 Trustee 16 17 of the Debtor entity named Kollel Mateh Efraim, LLC, also known as Mateh Ephraim LLC, also 18 known as Kolel Mateh Efraim. 19 (Discussion off the record.) 20 Could you give your full name and 21 22 your current address? 23 Jack Lefkowitz. 1526 52nd Street, Α. 24 Brooklyn, New York 11219.

Q. That address you just gave is a

LEFKOWITZ

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2 residence? 3 Α. Yes. 4 Q. This examination today is being 5 conducted pursuant to Rule 2004 of the Federal Rules of Bankruptcy Procedure. Am I correct 6 7 that you consented to appear for this examination today --8 9 Α. Correct. -- on behalf of the named Debtor? 10 Q. 11 A. Correct. 12 Q. Mr. Lefkowitz, have you ever had your deposition taken before? 13 14 Α. Yes. 15 Q. On more than one occasion? 16 A. Yes. 17 Q. Approximately how many times? 18 Α. Many occasions. Have you ever had a Bankruptcy Rule 19 Q. 2004 examination conducted of you? 20 2004? I don't recall. 21 Α. Have you had your deposition or 22 Q. 23 examination taken in some other bankruptcy 24 case? 25 A. Yes.

1 LEFKOWITZ More than one such case? 2 Q. 3 Α. Yes. 4 Q. How many such cases? 5 Α. A few. 6 Could you tell me the name of one Q. 7 of those cases? Α. One I recall was Nassau Equities. 8 9 Q. Were you a principal of that 10 entity? 11 Α. Yes. 12 Q. That was a debtor in a bankruptcy? 13 Α. Yes. In the Southern District of New 14 Q. 15 York? Correct. 16 Α. What other bankruptcies have you 17 Q. had your examination taken in? 18 Don't recall. 19 Α. 20 Q. But there have been others? 21 Α. Yes. All right. As you probably know 22 Q. 23 because you've had your deposition examination taken before, I'm going to ask you a series of 24

questions today. In response to each question,

1 LEFKOWITZ 2 I request that you give a verbal answer because the reporter who is transcribing my questions 3 4 and your answers cannot transcribe a hand 5 gesture or facial gesture; understood? 6 We'll do our best. Α. 7 Please wait until I've finished Q. 8 asking a question before you give your answer. 9 If you don't understand a question I ask, 10 please say so and I'll try to rephrase the 11 question so that you can give me a verbal 12 answer. 13 Α. All right. 14 Q. Please don't be offended, but I ask 15 this question of all deposition and examination 16 witnesses. Are you on any medication or taking 17 any substance that would affect your ability to answer my questions truthfully and accurately? 18 19 Α. No, sir. 20 Q. Do you have any condition that 21 might affect your ability to answer my questions truthfully or accurately? 22 23 Α. No.

Today I will probably be showing

you in the course of the examination some

24

25

Q.

- 1 LEFKOWITZ
- 2 documents. Do you have any condition that
- 3 would affect your ability to read any of those
- 4 documents?
- 5 A. No.
- 6 Q. Are there any questions you have
- 7 about our procedures today?
- 8 A. Not yet.
- 9 Q. In preparation for this
- 10 examination, other than with your counsel --
- 11 and you are represented by counsel this
- 12 morning; correct?
- 13 A. Correct.
- 14 Q. That's Mr. Scott Krinsky of the
- 15 Backenroth firm?
- 16 A. Correct.
- 17 Q. Counsel for the Debtor?
- 18 A. Correct.
- 19 Q. Other than with your counsel, the
- 20 Debtor's counsel, have you had discussions with
- 21 anyone in connection with your examination
- 22 today?
- 23 A. No.
- Q. Did you review any documents in
- 25 preparation for this examination today?

- 1 LEFKOWITZ
- 2 A. Yes.
- 3 Q. Could you tell me what documents
- 4 specifically you examined?
- 5 A. Some documents my attorney had with
- 6 him.
- 7 Q. Are they documents that have been
- 8 produced to us previously?
- 9 A. Yes.
- 10 Q. And could you tell me, do they
- 11 relate to real estate? Or to something else?
- 12 A. Real estate.
- Q. And what real estate do they
- 14 pertain to?
- 15 A. Property in Cochecton that's the
- 16 subject matter of this litigation.
- 17 Q. What specific documents relating to
- 18 the real estate did you look at?
- 19 A. The signing of the contract.
- Q. Anything else?
- 21 A. That's it.
- 22 Q. Please tell me your date of birth.
- 23 A. 2-16-62.
- Q. And please describe to me your
- 25 educational background, beginning with college.

1 LEFKOWITZ

- 2 Do you have a college degree?
- 3 A. Rabbinical college.
- 4 Q. Which rabbinical college?
- 5 A. UTA.
- 6 Q. Which stands for?
- 7 A. United Talmudic Academy.
- 8 Q. Where is that located?
- 9 A. Brooklyn, New York.
- 10 Q. And were you ordained as a rabbi
- 11 through that academy?
- 12 A. No.
- 13 Q. Did you get some degree from that
- 14 academy? A certificate?
- 15 A. It's called a Talmudical degree.
- 16 Q. And when did you receive that?
- 17 A. 1978.
- 18 Q. Did you continue your education
- 19 anywhere else?
- 20 A. No.
- 21 Q. Were you ever ordained as a rabbi?
- 22 A. No.
- Q. Other than a driver's license, do
- you have any licenses?
- 25 A. No.

1 LEFKOWITZ 2 Q. Have you ever had a real estate 3 broker's license? 4 A. No. 5 Q. Have you ever had a real estate 6 salesperson's license? 7 Α. No. Q. Are you currently married? 8 9 Α. Yes. Your wife's name is? 10 Q. 11 A. Bluma Q. Lefkowitz? 12 13 Α. Correct. 14 Q. Do you have any children?

- 15 A. Yes.
- 16 Q. How many?
- 17 A. Eleven.
- 18 Q. Can you tell me the age range of
- 19 those children?
- 20 A. Twenty-five down to seven months.
- 21 Q. Mazel Tov.
- 22 (Discussion off the record.)
- 23 Q. Have you ever personally filed for
- 24 bankruptcy?
- 25 A. No.

1 LEFKOWITZ

- 2 Q. Has your wife ever personally filed
- 3 for bankruptcy?
- 4 A. No.
- 5 Q. Other than with respect to the
- 6 named Debtor in this case, have you ever been a
- 7 director, an officer, a member, or a partner of
- 8 any entity that has filed for bankruptcy or
- 9 against whom there was filed an involuntary
- 10 bankruptcy petition?
- 11 A. Yes.
- 12 Q. How many such entities?
- 13 A. Maybe two or three.
- Q. Would you name them, please?
- 15 A. I named them previously. One,
- 16 which is Nassau Equities.
- 17 Q. LLC?
- 18 A. Right. I don't recall the other
- 19 entities.
- 20 Q. What was your position with Nassau
- 21 Equities, LLC?
- 22 A. I was a member.
- Q. Were you the sole member?
- 24 A. No.
- Q. Who were the other members?

1		LEFKOWITZ
2	А.	There were a whole slew of them.
3	Q.	Approximately how many?
4	А.	Six.
5	Q.	Were any of the members of Nassau
6	Equities, I	LC a member or manager of the
7	present nam	ned Debtor?
8	А.	No.
9	Q.	And when was Nassau Equities, LLC
10	formed?	
11	А.	Must be in the late '90s.
12	Q.	For what purpose was it formed?
13	А.	Real estate.
14	Q.	Was it in connection with acquiring
15	a certain p	piece of real estate?
16	А.	Correct.
17	Q.	Which one?
18	А.	150 Nassau Street.
19	Q.	Here in Manhattan?
20	Α.	Correct.
21	Q.	Did it have an office?
22	Α.	Yes.
23	Q.	Where was that located?
24	Α.	World Trade Center.
25	Q.	What address at World Trade Center?

- 1 LEFKOWITZ
- 2 A. One World.
- 3 Q. And did Nassau Equities, LLC
- 4 acquire the property 150 Nassau Street?
- 5 A. Yes.
- 6 Q. When did it acquire that property?
- 7 A. Late '90s.
- 8 Q. Before it filed for bankruptcy?
- 9 A. Correct.
- 10 Q. And why did it file for bankruptcy?
- 11 A. Don't recall the circumstances.
- 12 Q. It was a voluntary petition;
- 13 correct?
- 14 A. Yes.
- 15 Q. And did it file for bankruptcy
- 16 after it had already closed on the sale -- I'm
- 17 sorry -- on the purchase of 150 Nassau Street?
- 18 A. I don't know. It was a lengthy
- 19 bankruptcy, seven years ago. I wouldn't recall
- 20 the specifics of it.
- 21 Q. Let's see if we can refresh your
- 22 recollection.
- MR. WOLF: Mark this as Trustee
- Exhibit 1.
- 25 (Trustee Exhibit 1 for

1 LEFKOWITZ 2 identification, copy of petition and 3 schedules filed in 1999, commencing 4 bankruptcy case of Nassau Equities, LLC.) 5 Mr. Lefkowitz, you have in front of Q. you what's been marked as Trustee Exhibit 1 6 7 which appears to be a copy of the petition and schedules that were filed in 1999 to commence 8 9 the bankruptcy case of Nassau Equities, LLC. 10 If you turn to the second page, do 11 you recognize the signature on the right-hand side above the printed name "Jack Lefkowitz" 12 13 and the title "Managing Member" to be a copy of 14 your signature? 15 Α. Yeah. 16 Q. Starting with the third page -- I'm 17 sorry, the fourth page of this document, it appears that there's an affidavit of yours 18 pursuant to local rule. Do you see that 19 20 document? 21 Α. Yeah. 22 Q. If you turn to page 3 of that 23 affidavit, is that a copy of your signature? 24 Α. Yes. 25 Q. Do you recall signing the original

- 1 LEFKOWITZ
- 2 of that affidavit?
- 3 A. Yes.
- 4 Q. And if you go to paragraph 8 on
- 5 page 2 of that affidavit, it states, "At the
- 6 time of filing of the petition herein, the
- 7 Debtor was in the business of acquiring that
- 8 certain real property located at 150 Nassau
- 9 Street, New York, New York."
- Is that an accurate statement?
- 11 A. It is.
- 12 Q. So do I understand correctly from
- 13 that statement in your affidavit that the
- 14 Debtor -- I'm sorry, the Debtor, Nassau
- 15 Equities, LLC, had not yet closed on the
- 16 purchase of that property when it filed for
- 17 bankruptcy?
- 18 A. Again, it would be very hard for me
- 19 to recollect the circumstances of that
- 20 bankruptcy. But all the signatures on this
- 21 petition appear to be mine. But I wouldn't
- 22 recall the circumstances. I can read you what
- 23 the affidavit says.
- Q. I understand, but I'm trying to
- 25 refresh your recollection.

1	LEFKOWITZ
2	A. I don't think it will, because I
3	don't recall.
4	Q. Let me ask you a few more
5	questions.
6	A. Yeah.
7	Q. Paragraph 13
8	MR. KRINSKY: Let me note an
9	objection. I understand a Rule 2004
10	deposition can be a fishing expedition,
11	but I was under the impression that you
12	still have to show some sort of
13	connection to the financial condition or
14	the assets and liabilities of the Debtor.
15	I note on the record I'm not sure
16	there's anything regarding the Nassau
17	Equities bankruptcy from 1999 that would
18	bear on the financial condition of this
19	Debtor we have in this case.
20	MR. WOLF: Your objection is noted.
21	I'll go on to my next question.
22	Q. Paragraph 13 at the bottom of page
23	2 of your affidavit, Mr. Lefkowitz, states,
24	"The Debtor's petition was precipitated by a
25	time-of-the-essence deadline for the closing of

- 1 LEFKOWITZ
- 2 the sale of the 150 Nassau Street property."
- 3 Does that refresh your recollection
- 4 that the time the Debtor, Nassau Equities, LLC,
- 5 filed for bankruptcy, it had not yet closed on
- 6 the purchase of that property?
- 7 A. The affidavit speaks for itself,
- 8 but I don't recall the circumstances.
- 9 Q. Do you recollect what the outcome
- 10 was of the Nassau Equities, LLC bankruptcy?
- 11 A. It lingered on for years.
- 12 Q. And what happened at the end? Was
- 13 the case dismissed? Was there a resolution?
- 14 Was there a plan of reorganization?
- 15 A. I wouldn't know.
- 16 Q. You wouldn't know?
- 17 A. I wouldn't recall. I mean -- I'm
- 18 sure the bankruptcy record is what it is.
- 19 Q. You were the managing member of
- 20 that entity; correct?
- 21 A. Yeah, but it's no longer an active
- 22 entity and there's no reason for me to recall
- 23 something that's not active. I'm sure if you
- 24 look on Pacer, you can --
- Q. We can do that. Did Nassau

- 1 LEFKOWITZ
- 2 Equities, LLC ever acquire the property at 150
- 3 Nassau Street?
- 4 A. I don't recall.
- 5 Q. You don't recall if it acquired the
- 6 property?
- 7 A. I don't know if Nassau Equity
- 8 acquired it or some other entity acquired it.
- 9 All I know is Nassau Equity doesn't own it, so
- 10 I don't know if Nassau Equity sold it or --
- 11 we'd have to go back in the file and look at
- 12 it.
- 13 Q. Did any entity of which you were a
- 14 member, a partner, a director, or an officer
- 15 ever acquire that property?
- 16 A. No.
- 17 Q. Did Nassau Equities, LLC, assign
- 18 its contract rights to that property to anyone
- 19 else?
- 20 A. Again, Mr. Wolf, you're asking me
- 21 questions about that property, that bankruptcy.
- 22 I'll be happy to answer it. Let me go into the
- 23 Nassau Equity file, review it, and
- 24 chronologically put it all together again, and
- 25 bring it back to you. I don't want to give you

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1 LEFKOWITZ
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- 2 wrong answers.
- 3 Q. I'll reserve the right, after
- 4 you've looked at those documents, to ask for a
- 5 continuation of this examination on those
- 6 issues.
- 7 A. I'm not trying to be evasive. I
- 8 just don't want to give you the wrong answers.
- 9 Q. Are you presently employed?
- 10 A. Yes.
- 11 Q. By whom?
- 12 A. A company called New York MedScan.
- 13 Q. Is that all one word?
- 14 A. Yes.
- 15 Q. Is that a corporation?
- 16 A. It's an LLC.
- Q. Are you a member of that LLC?
- 18 A. Yes.
- 19 Q. Are you the managing member of that
- 20 LLC?
- 21 A. Yes.
- 22 Q. Are you the sole member of that
- 23 LLC?
- 24 A. No.
- Q. Who else is a member?

1 LEFKOWITZ

- 2 A. My wife.
- 3 Q. Anyone else?
- 4 A. No.
- 5 Q. And when was that LLC formed?
- A. Also sometime in the late '90s.
- 7 Q. And what is the business of New
- 8 York MedScan, LLC?
- 9 A. Medical diagnostic.
- 10 Q. Medical diagnostic company?
- 11 A. It's an LLC.
- 12 Q. I understand. Is the company,
- 13 itself, in the business of medical diagnostics?
- 14 A. Yes.
- 15 Q. And what specifically does that
- 16 mean? What does it do?
- 17 A. That's exactly what it is.
- 18 Q. Does it manufacture equipment so
- 19 doctors can undertake medical diagnoses?
- 20 A. No.
- Q. Okay. So what does it do?
- 22 A. It's doing medical diagnostic.
- Q. Tell me what that means.
- 24 A. It's diagnosing patients.
- Q. And any particular part of their

- 1 LEFKOWITZ
- 2 bodies?
- 3 A. Whole body.
- 4 Q. Whole body. And are they
- 5 diagnosing for any particular types of disease
- 6 or any particular types of injuries?
- 7 A. No. It's mainly disease.
- 8 Q. And is there a business location
- 9 for it?
- 10 A. Yes. 751 Second Avenue.
- 11 Q. What are the cross streets of that
- 12 address?
- 13 A. Forty-first and 40th.
- 14 Q. Is there a diagnostic equipment
- 15 located at those premises?
- 16 A. Yes.
- 17 Q. And who performs the diagnoses?
- 18 A. Technologists.
- 19 Q. Does the LLC employ those
- 20 technologists?
- 21 A. Yes.
- Q. How many of them are there?
- 23 A. Three of them.
- Q. Had you been involved in the
- 25 business of medical diagnostics before?

- 1 LEFKOWITZ
- 2 A. Before --
- 3 Q. Before you formed the company.
- 4 A. No.
- 5 Q. This was your first entree into
- 6 that business area?
- 7 A. Yes.
- 8 Q. How did you get involved in that
- 9 business area?
- 10 A. You really want to know? It's a
- 11 long story.
- 12 Q. You can give me a short synopsis of
- 13 it.
- 14 A. I had an office in the World Trade
- 15 Center. As philanthropy work, I had an
- 16 individual I gave an office on the 89th floor
- 17 called patient liaison to Sloan-Kettering. One
- 18 day he walked into my office and he said, "Do
- 19 you know anyone that has a pet in New York?"
- 20 Q. A pet?
- 21 A. Exactly. A pet. I said, "A pet?
- 22 Go to the park. Everybody walks with a dog.
- 23 What are you talking about?" He couldn't
- 24 explain me the problem. I said, "Why don't you
- 25 take me to the problem."

1	LEFKOWITZ
2	He took me to Sloan. Sloan has a
3	nuclear medicine department that do diagnoses
4	on patients that possibly have cancer. In the
5	corridor was a line of 100 people waiting for
6	the machine. He had a patient that flew in
7	from Panama that needed to go back. He said he
8	has to jump the line.
9	I got to the nuclear medicine
10	department and spoke to the technologists. I
11	saw this was a lucrative business if they have
12	a line of 100 trying to get onto a scanner that
13	charges \$6,000 for half an hour. Next month I
14	went into the business. Short story.
15	Q. And so do you spend the majority of
16	your work week at that company?
17	A. Yes.
18	Q. Do you have an office at that
19	location?
20	A. Yes.
21	Q. Does your wife also work at that
22	location?
23	A. Occasionally.

Q. Any of your children work at that

24

25

location?

- 1 LEFKOWITZ
- 2 A. They work in the field.
- 3 Q. When you say "they work in the
- 4 field," meaning they work for the company
- 5 but --
- 6 A. Virtual.
- 7 Q. -- but outside?
- 8 A. Virtual. Today you don't have to
- 9 be in the office.
- 10 Q. Right. But they're working for the
- 11 company at other than the location of the
- 12 company?
- 13 A. Correct.
- Q. Are you currently a member of any
- 15 other LLCs?
- 16 A. Yes.
- 17 Q. How many?
- 18 A. How many? That's -- I mean, one is
- 19 the Debtor.
- Q. The Debtor in this case; right?
- 21 A. Correct. The other one --
- 22 Q. I hate to break this news to you,
- 23 but you may no longer be a member of that LLC.
- 24 We'll put that aside.
- 25 A. I'll be happy to give it over to

- 1 LEFKOWITZ
- 2 whoever wants it.
- 3 Q. I think you already have. But
- 4 that's another issue. Any others?
- 5 A. A company called Care to Care.
- 6 Q. Care to Care, LLC?
- 7 A. Yeah.
- 8 Q. What is that?
- 9 A. Care to Care, LLC is an RBM
- 10 company.
- 11 Q. RBM --
- 12 A. Radiology benefit management.
- 13 Q. And so what does that company do?
- 14 A. That company manages radiology
- 15 benefits for health insurance companies.
- 16 Q. Can you explain a little bit what
- 17 that means, in laymen's terms?
- 18 A. Companies like health insurance
- 19 companies are very diversified. In health
- 20 care -- I can go on and on. It's a political
- 21 issue now. But basically there are certain
- 22 areas that insurance companies lack expertise,
- 23 and we provide these expertises to insurance
- 24 companies.
- 25 Q. Is this for the purpose of advising

- 1 LEFKOWITZ
- 2 or consulting with insurance companies as to
- 3 how to deal with coverage of insureds when they
- 4 have diagnostic tests of various kinds?
- 5 A. Exactly.
- 6 Q. Is that an LLC that you formed?
- 7 A. Yes.
- 8 Q. When did you form that one?
- 9 A. Recently. About a year ago.
- 10 Q. Are you the sole member of that
- 11 LLC?
- 12 A. Yes.
- 13 Q. Are there any other LLCs of which
- 14 you are a member?
- 15 A. None that I recall at this point.
- 16 Q. Are you a trustee of any
- 17 corporations or a member of the board of
- 18 directors of any corporation?
- 19 A. No.
- 20 Q. Have you ever been a trustee of a
- 21 religious corporation known as Kolel Mateh
- 22 Efraim?
- 23 A. No.
- Q. Have you ever been an officer or
- 25 director or member or partner of an entity

1 LEFKOWITZ

- 2 called First Quality Realty?
- 3 A. Yes.
- 4 Q. What kind of entity was that?
- 5 A. Real estate.
- 6 Q. Was it a corporation, or an LLC?
- 7 A. I think it was an LLC.
- 8 Q. What did it do in the area of real
- 9 estate?
- 10 A. Sole representative for a loft
- 11 building.
- 12 Q. Did it own that loft building?
- 13 A. I don't know if it owned it. It
- 14 had contractual rights. I don't recall.
- 15 Q. Did it at some time file for
- 16 bankruptcy?
- 17 A. Yes.
- 18 Q. When did that occur?
- 19 A. In the early '00s.
- 20 Q. Early 2000s?
- 21 A. Right.
- Q. What was the address of the
- 23 property that it had contractual rights to?
- 24 A. I don't recall.
- Q. Was it located in Manhattan?

1 LEFKOWITZ

- 2 A. No.
- 3 Q. Brooklyn?
- 4 A. Yes.
- 5 Q. And where was the bankruptcy case
- 6 filed?
- 7 A. I think it was the Southern
- 8 District.
- 9 Q. What was the outcome of that
- 10 bankruptcy?
- 11 A. I think it got resolved.
- 12 Q. And how was it resolved?
- 13 A. Paid off all its creditors.
- 14 Q. Did it ever close on the purchase
- of the loft building in Brooklyn?
- 16 A. I don't think so.
- 17 Q. Was something worked out in the
- 18 bankruptcy with regard to any security deposit
- 19 on the contract that the company had posted
- 20 with the landlord -- or the owner?
- 21 A. It got resolved and got settled.
- 22 Q. Are you familiar with an e-mail
- 23 address iisaac?
- 24 A. No.
- Q. Are you familiar with an e-mail

```
1
                       LEFKOWITZ
 2
     address, duma211@gmail.com?
 3
           Α.
                 No.
 4
                 MR. WOLF: Trustee 2.
 5
                 (Trustee Exhibit 2 for
           identification, copy of e-mail received
 6
 7
           by Attorney Wolf 1-16-08, from iisaac.)
                 Mr. Lefkowitz, you have in front of
 8
     you what's been marked as Trustee Exhibit 2.
 9
10
     It's a copy of an e-mail that I received on my
11
     office computer on January 16 of this year from
12
     an iisaac, and it shows, in brackets, the
13
     e-mail address I mentioned, duma211@gmail.com.
14
     I note it was also sent to the attorney David
15
     Carlebach at his e-mail address. And the
     subject listed is "Jack Lefkowitz - President
16
17
    and CEO."
18
           Α.
                 Right.
19
           Q.
                 Have you ever seen a copy of this
20
     e-mail?
21
           Α.
                 Yes.
22
           Q.
                 When did you see a copy of this
23
     e-mail?
24
                 I got it from Scott Krinsky
```

questioning me what this is and why it was sent

1 LEFKOWITZ

- 2 to you.
- 3 Q. Do you know the answer to that
- 4 question?
- 5 A. No clue.
- 6 Q. Do you have an idea of who sent it?
- 7 A. No clue.
- 8 Q. Are you familiar with the attorney
- 9 named Isaac Nutovic?
- 10 A. Yes.
- 11 Q. Is this possibly his e-mail
- 12 address, duma211@gmail.com?
- 13 A. I don't think so. I think he has
- 14 an isaacnutovic e-mail address.
- 15 Q. Do you have any e-mail addresses?
- 16 A. Yes.
- Q. What are they?
- 18 A. Either jacklefkowitz@gmail.com or
- 19 jlefkowitz@caretocare, or
- 20 jack@newyorkmedscan.com.
- Q. Do you have a Hebrew name?
- 22 A. Yes.
- Q. What is it?
- 24 A. Yitzchok.
- 25 Q. Is your born English name Jack? Or

- 1 LEFKOWITZ
- 2 something else?
- 3 A. My born English name? No. My born
- 4 English name is Yitzchok.
- 5 Q. Have you ever been called Isaac?
- A. Yes.
- 7 Q. Are you presently called Isaac by
- 8 some?
- 9 A. My classmates, they call me Isaac.
- 10 Q. But this is not your e-mail
- 11 address?
- 12 A. No.
- 13 Q. Is it any member of your family's
- 14 e-mail address?
- 15 A. No. Not that I know of.
- 16 Q. So you don't know why whoever this
- 17 person was that sent this e-mail to me and
- 18 David Carlebach would have sent it?
- 19 A. No clue. I don't know what it is.
- 20 Basically a copy of our Web site. This is
- 21 listed on our Web site. I don't know what the
- 22 purpose is.
- 23 Q. This is the Web site of the Care to
- 24 Care, LLC entity that you mentioned to me
- 25 before?

```
1
                       LEFKOWITZ
 2
                 Correct.
           Α.
 3
                 (Discussion off the record.)
 4
                 (Trustee Exhibit 3 for
           identification, copy of voluntary
 5
           petition and schedules filed in present
 6
 7
           bankruptcy case.)
                 Mr. Lefkowitz, you now have in
 8
 9
     front of you what's been marked as Trustee
    Exhibit 3 for identification. Do you recognize
10
11
     that to be a copy of the voluntary petition and
12
     schedules that were filed in the present
13
    bankruptcy case that we're talking about here?
14
           Α.
                Yeah.
           Q. I'm sorry?
15
16
           Α.
                Yes, sir.
17
           Q.
                You don't have to say "sir."
                 It's just a habit. If you get
18
           Α.
     offended by it, I won't do it.
19
                 That's okay. Name of lender is
20
           Q.
21
     listed as Kollel Mateh Efraim, LLC.
                 Does such an entity exist?
22
23
                 Not to my knowledge.
           Α.
                 You signed the original of this
24
           Q.
25
    petition; is that correct?
```

- 1 LEFKOWITZ
- 2 A. Yes.
- 3 Q. Can you tell me why a petition was
- 4 filed with your signature on it for an entity
- 5 that you tell me does not exist?
- 6 A. Because the attorneys made an error
- 7 in the entity name, and there were corrections
- 8 afterwards. I don't know if this is the first
- 9 petition or the second petition. There were
- 10 two petitions.
- 11 Q. I will represent to you that this
- 12 is the first petition.
- 13 A. This was erroneously, and then he
- 14 pulled it again. He called me up and said, "I
- 15 made a mistake. We've got to refile it." Up
- 16 to today, I don't know exactly which error
- 17 corrected what, but I know there were a lot of
- 18 errors in the filing.
- 19 MR. WOLF: Would you read back the
- last answer?
- 21 (The preceding answer was read
- 22 back.)
- Q. What other errors were there in the
- 24 filing, this filing we're looking at now,
- 25 Trustee Exhibit 3?

1	LEFKOWITZ

- 2 A. Mainly that dealt with the name of
- 3 the entity and the Federal ID of the entity.
- 4 Q. I don't see any Federal ID --
- 5 A. But I remember there were
- 6 discussion about two errors in the file.
- 7 Q. Do you know if there was a Federal
- 8 ID number listed anywhere for this Debtor
- 9 entity -- for this named entity called Kollel
- 10 Match Efraim in the schedules?
- 11 A. I don't know. You asked me about
- 12 what errors I remember. I remember these two
- 13 errors.
- Q. My question --
- 15 A. I don't see any Federal ID number
- 16 here.
- 17 Q. Just while we're on this name --
- 18 A. Right.
- 19 (Discussion off the record.)
- 20 Q. -- those are Hebrew words or names;
- 21 is that correct?
- 22 A. Correct.
- Q. Can you tell me what they mean?
- 24 A. "Kolo" means general. "Mateh" --
- Q. General?

1 LEFKOWITZ

- 2 A. General.
- 3 Q. As opposed to specific?
- 4 A. Like --
- 5 Q. Or general of an army?
- A. Like the bank in France now that's
- 7 going down, Societe Generale. General.
- 8 Instead of specific, general.
- 9 Q. Now you're talking. General.
- 10 Okay.
- 11 A. "Kolo" means general.
- 12 Q. Doesn't it also, euphemistically,
- 13 mean a voice?
- 14 A. No. That's K-O-L. In Hebrew when
- 15 you say "Kolel," it means this wallet includes
- 16 the book. It's "Kolel," the book.
- 17 Q. The overall general thing?
- 18 A. Right.
- 19 Q. And "Match"? What does that mean?
- 20 A. Tribe.
- 21 Q. Tribe? Is it ever used to mean a
- 22 staff?
- 23 A. No. Staff is --
- Q. Meaning like Moses held that type
- 25 of staff.

- 1 LEFKOWITZ
- 2 A. Oh. That's --
- 3 Q. Spelled how?
- 4 A. I don't know how you spell it.
- 5 There's "Mateh." "Mateh" is staff. "Mati" is
- 6 tribe.
- 7 Q. Are you pronouncing your middle
- 8 name here as "Mateh"?
- 9 A. Right.
- 10 (Discussion off the record.)
- 11 Q. What is Efraim?
- 12 A. Efraim is the son of Jacob, one of
- 13 the tribes, which is also a nickname. Jews.
- 14 "Jews" has a nickname of "Mateh Efraim."
- 15 O. The last two names of this LLC
- 16 entity is a nickname or euphemism for "Jews"?
- 17 A. Correct.
- MR. WOLF: This will be Exhibit 4.
- 19 (Trustee Exhibit 4 for
- identification, second bankruptcy
- 21 filing.)
- Q. Mr. Lefkowitz, now you have in
- 23 front of you what has been marked as Trustee
- 24 Exhibit 4 for identification.
- 25 A. Okay.

- 1 LEFKOWITZ
- 2 Q. And this appears to be what you
- 3 referred to before as the second bankruptcy
- 4 filing.
- 5 A. Right.
- 6 Q. And here the named Debtor is Mateh
- 7 Ephraim, LLC, dba Kollel Mateh Efraim, LLC.
- 8 Was this petition the one that, in
- 9 your words, corrected the mistake as to the
- 10 name of the Debtor entity in the first petition
- 11 we looked at, Trustee Exhibit 3?
- 12 A. It was supposed to correct, but it
- 13 didn't correct at all.
- 14 Q. First of all, did you sign this
- 15 petition?
- 16 A. I think so. Is this a signed
- 17 petition that I have?
- 18 Q. If you look at the second page,
- 19 there appears to be what we call a conformed
- 20 signature.
- 21 A. Correct.
- 22 Q. Do you recall signing the original
- 23 of this petition?
- 24 A. I don't recall it specifically, but
- 25 I think I signed it.

- 1 LEFKOWITZ
- 2 Q. You just said, before, that this
- 3 did not correct certain things from the
- 4 petition that has been marked as Trustee
- 5 Exhibit 3. What didn't it correct?
- 6 A. Well, the named entity is Match,
- 7 M-A-T-E-H, Ephraim, E-P-H-R-A-I-M, LLC.
- 8 Q. Okay.
- 9 A. It never really had a dba of Kollel
- 10 Match Ephraim, LLC, and I think the EIN number
- 11 is wrong on this petition.
- 12 Q. So why did you sign this petition
- if it contained these errors?
- 14 A. I signed whatever my attorney put
- 15 in front of me. I really signed the signature
- 16 page. "Here's something to be corrected," so I
- 17 signed it.
- 18 Q. Didn't you review the contents of
- 19 this petition before you signed it?
- 20 A. He basically just told me that I'm
- 21 correcting some corrections. "Sign it." So I
- 22 signed it.
- Q. Did he tell you what corrections
- 24 were being made by way of this petition?
- 25 A. No.

1 LEFKOWITZ 2 Q. Are there any other errors contained in Trustee Exhibit 4? 3 4 A. These are the two errors that I 5 recall. Q. What, if anything, did you do to 6 7 correct those errors? A. Me? 8

- 9 Q. Yes.
- 10 A. I didn't do nothing.
- Q. Do you know if the creditors listed 11
- 12 on the schedules to the petition that is
- Trustee Exhibit 4 are the same creditors in the 13
- 14 same amounts listed in the petition that's been
- 15 marked as Exhibit 3? Without yet comparing, do
- you know? 16
- A. Don't know. 17
- Q. Would you accept my representation 18
- if I told you that they are identical both in 19
- name of creditor and in amount? 20
- 21 A. I told you before, I'll accept
- 22 anything you say.
- 23 Q. I don't want you to accept anything
- I say --24
- 25 A. Why not?

- 1 LEFKOWITZ
- 2 Q. -- unless you believe what I said
- 3 was true. Do you understand that, by the way?
- 4 A. I have no reason not to believe.
- 5 I'll accept whatever you say. I don't think it
- 6 matters. It is what it is. A record is a
- 7 record.
- 8 Q. Is it your recollection that the
- 9 creditors listed on the schedules to the
- 10 petition in Trustee Exhibit 4 were the same as
- 11 those listed on the schedules to the petition
- 12 in Trustee Exhibit 3?
- 13 A. I just glanced at them. They look
- 14 the same.
- 15 Q. When was the entity Match Ephraim
- 16 LLC formed?
- 17 A. Late '90s.
- 18 Q. And from its inception were you its
- 19 sole member?
- 20 A. Yes.
- 21 Q. And did that remain true right
- 22 through the date that this petition, Trustee
- 23 Exhibit 4, was filed?
- 24 A. Yes.
- 25 Q. You've always been the sole member

1 LEFKOWITZ

- 2 of that LLC?
- 3 A. I believe so.
- 4 Q. And so you've also been the sole
- 5 managing member of that LLC?
- 6 A. I believe so.
- 7 Q. Are there any other positions or
- 8 titles you have held with that LLC?
- 9 A. Maybe president.
- Q. Anything else?
- 11 A. Not that I recall.
- 12 Q. For what purpose was the LLC
- 13 formed?
- 14 A. For the sole purpose of real
- 15 estate.
- Q. And was there a particular property
- 17 or properties that the LLC acquired an interest
- in within the first year after it was formed?
- 19 A. No.
- 20 Q. It did not acquire an interest in
- 21 any real estate?
- 22 A. Not that I recall.
- 23 Q. First, did it acquire title to any
- 24 real estate?
- 25 A. No.

1 LEFKOWITZ 2 MR. KRINSKY: Again, your question 3 refers to the first year it was formed? MR. WOLF: Yes. 4 Did it become a contract vendee 5 Q. within the first year of any real estate after 6 7 it was formed? Α. No. 8 9 Q. Did it become a tenant of any property within the first year after it was 10 formed? 11 A. Not that I recall. 12 13 Have there been any other officers Q. 14 of the Debtor -- I'm sorry -- of Mateh Ephraim LLC other than you as president? 15 Α. I don't think so. 16 Q. Has that LLC ever had any 17

19 A. No.

employees?

- 20 Q. You were never an employee of that
- 21 LLC?

- 22 A. No.
- 23 Q. Are you familiar with an individual
- 24 named Abraham Steinwurzel?
- 25 A. Yes.

1 LEFKOWITZ

- 2 Q. Is he an ordained rabbi?
- 3 A. I think so.
- 4 Q. Did he ever have any role with the
- 5 LLC?
- A. With the LLC itself?
- 7 Q. Yes.
- 8 A. I think he came in towards
- 9 recently.
- 10 Q. And by "recently," when do you
- 11 mean?
- 12 A. The last few years.
- 13 Q. Meaning within the last three
- 14 years? Four years?
- 15 A. Yes. Last two to three years.
- Q. What did he come in as?
- 17 A. As a member.
- 18 Q. I thought you just said you've
- 19 always been the sole member of the LLC.
- 20 A. You asked me a year after it was
- 21 formed.
- 22 Q. Not with regard to that question.
- 23 A. Oh, then you threw me off, then.
- Q. My questions with regard to
- 25 membership were -- I asked you, before, from

- 1 LEFKOWITZ
- 2 inception until the date that the LLC filed its
- 3 petition marked as Trustee Exhibit 4, were you
- 4 the sole member? And I believe your answer was
- 5 yes.
- A. That's '04. We're '08 already.
- 7 Q. So you're telling me that sometime
- 8 after the LLC's petition was filed, Abraham
- 9 Steinwurzel became a member of the LLC?
- 10 A. Right. Right.
- 11 Q. What percentage member did he
- 12 become?
- 13 A. I don't recall what it was, but I
- 14 put him in as a member of the LLC.
- 15 Q. Did this LLC, at its inception,
- 16 file what are called articles of organization?
- 17 A. I think so. It can't incorporate
- 18 without it.
- 19 Q. Did those articles indicate that
- 20 you were the 100 percent member of that LLC at
- 21 that time?
- 22 A. I don't recall.
- Q. Was there a filing done after Mr.
- 24 Steinwurzel became a member to indicate that he
- 25 had become a member of that LLC?

- 1 LEFKOWITZ
- 2 A. I don't think there is such a
- 3 structure of filing memberships. Why would
- 4 such a thing happen? Where do you file this?
- 5 Q. Let me rephrase my question. Was
- 6 there ever a document prepared and signed by
- 7 anyone to indicate -- I'm sorry --
- 8 A. Go ahead.
- 9 Q. I'm going to need to ask you to put
- 10 your BlackBerry aside. This is examination.
- 11 A. Don't get distracted by this.
- 12 Q. But I don't want you to be
- 13 distracted.
- 14 A. I'm not distracted.
- 15 Q. Please put it away. Thanks.
- Was there a time when a document
- 17 was entered into which indicated that -- does
- 18 he go by Mr. Steinwurzel or Rabbi Steinwurzel?
- 19 A. Rabbi Steinwurzel.
- 20 Q. -- Rabbi Steinwurzel had become a
- 21 member of that LLC, whether it was filed or
- 22 not?
- 23 A. I don't recall.
- Q. In becoming a member of the LLC,
- 25 did Rabbi Steinwurzel make some capital

- 1 LEFKOWITZ
- 2 contribution to the LLC?
- 3 A. No.
- 4 Q. What was the reason for having him
- 5 come in as a member of the LLC?
- 6 A. He made other contributions. Sweat
- 7 equity contributions.
- 8 Q. And what specifically were the
- 9 nature of those sweat equity contributions?
- 10 A. He was basically maintaining the
- 11 property there.
- 12 Q. Maintaining what property?
- 13 A. The property -- the subject
- 14 property of this litigation matter. You want
- 15 me to spell out the address?
- 16 Q. You're talking about what is
- 17 commonly referred to as the Meadows property?
- 18 A. Correct.
- 19 Q. And you say he was responsible for
- 20 maintaining the Meadows property. What
- 21 specifically did he do in that regard?
- 22 A. He called the landscaper when the
- 23 grass was too tall. He bought chlorine when
- 24 the pool was dirty. Made sure the oil was in
- 25 the tank. If the septic tank overflowed, he

1 LEFKOWITZ

- 2 took over it.
- 3 Q. Did he ever live up at the
- 4 property?
- 5 A. I think so.
- 6 Q. Starting when?
- 7 A. Starting in the summer of '04.
- 8 Q. Would he just live at that property
- 9 during the summers?
- 10 A. Yes.
- 11 Q. He didn't stay there in the winter
- 12 time?
- 13 A. I think occasionally in the winter
- 14 time, too.
- 15 O. And what were the circumstances
- 16 that led Rabbi Steinwurzel to become a member
- of the LLC?
- 18 A. There were certain documents that
- 19 needed to be signed. Certain arrangements. He
- 20 was involved on a day-to-day basis with the
- 21 property. So in order for him to have the
- 22 authority, he became a member.
- 23 Q. I think you misunderstood my
- 24 question.
- 25 A. Okay.

- 1 LEFKOWITZ
- Q. What I'm asking is: What were the
- 3 circumstances that first led him to become
- 4 involved with the LLC? You said he didn't
- 5 become involved with the LLC until after the
- 6 LLC's bankruptcy petition was filed.
- 7 A. Right. What happened was, I
- 8 signed -- let's see. What happened? I signed
- 9 a petition. That was in '04. I wouldn't
- 10 recall exactly the circumstances, when and how
- 11 he became a member.
- 12 Q. Had you known Rabbi Steinwurzel
- 13 prior to the time that the LLC filed its
- 14 petition?
- 15 A. Yes.
- 16 Q. For how long had you known him?
- 17 A. Twenty-five years.
- 18 Q. How had you known him?
- 19 A. Known him as a rabbi in the
- 20 community.
- Q. Was he the rabbi of a particular
- 22 congregation?
- 23 A. He is a rabbi of a congregation
- 24 Kolel Mateh --
- 25 Q. K-O-L-E-L, M-A-T-E-H --

1	LEFKOWITZ
2	A. I wouldn't know how he spells it.
3	But it's called Kolel, I believe, Efraim.
4	MR. KRINSKY: Can we take a
5	two-minute break?
6	MR. WOLF: Can I finish this train
7	of thought?
8	Q. Were you a member at the time of
9	his congregation?
10	A. No.
11	Q. Had you ever been?
12	A. No.
13	Q. So how did you get to know him as
14	rabbi? Were you in school together?
15	A. No. Know him as a rabbi. Just
16	like you know lawyers. Known rabbis. Known
17	doctors.
18	Q. What were the circumstances
19	pursuant to which you first met him?
20	A. I wouldn't recall. That was
21	twenty-five years ago.
22	MR. WOLF: Why don't we take a
23	two-minute break.
24	MR. WOLF: Trustee Exhibit 5.
25	(Trustee Exhibit 5 for

```
1
                       LEFKOWITZ
 2
           identification, copy of affidavit of
 3
           Rabbi Steinwurzel, sworn to 5-21-07,
 4
           filed in subject bankruptcy case.)
 5
                Mr. Lefkowitz, you've been handed
           Q.
     what has been marked Trustee Exhibit 5 for
 6
     identification. It is a copy of an affidavit
 7
 8
     of Rabbi Steinwurzel, sworn to May 21, 2007,
 9
     filed in the subject bankruptcy case.
                 Do you recall seeing this document
10
     at or about the time that it was filed?
11
12
           Α.
                No.
13
           Q.
                Do you recall ever seeing it?
14
           Α.
                No.
           Q. I'd like you to take a look at
15
    paragraph 1, numbered 1 --
16
17
           Α.
                Right.
               -- in Rabbi Steinwurzel's affidavit
18
           Q.
19
     and tell me if, in that paragraph, Rabbi
20
     Steinwurzel has accurately described what
21
     functions he performed on behalf of the Debtor.
22
           Α.
                Yes.
23
           Q. He accurately describes it?
24
           Α.
                Yes.
25
           Q.
               And in the very first line of
```

- 1 LEFKOWITZ
- 2 paragraph 1 he states, "I have been the rabbi
- 3 for the Debtor" -- off the record --
- 4 (Discussion off the record.)
- 5 Q. "-- for the Debtor Kollel Mateh
- 6 Efraim LLC, aka Kollel Mateh Ephraim LLC, which
- 7 is defined as the Debtor.
- 8 (A conference was held between the
- 9 witness and his attorney.)
- 10 Q. What functions did -- when he says
- 11 he is -- he was the rabbi for the Debtor, what
- 12 did he do as the rabbi for the Debtor?
- 13 A. There's a lot of things. Made sure
- 14 the kitchen is kosher there. He was performing
- 15 all the rabbinical duties that needed to be
- 16 done on the premises.
- 17 Q. In paragraph 3 it continues on the
- 18 second page of his affidavit.
- 19 A. Right.
- Q. He states, "In fact, the Debtor has
- 21 not earned any money subsequent to the filing
- of its Chapter 11 case way back on October 4,
- 23 2004."
- 24 A. Right.
- 25 Q. "Rather, the Debtor has subsisted

- 1 LEFKOWITZ
- 2 on insider loans and donations from its
- 3 congregation."
- 4 A. Right.
- 5 Q. What congregation is he referring
- 6 to?
- 7 A. Maskil el-Dal
- 8 Q. What is Maskil el-Dal?
- 9 A. Religious corporation.
- 10 Q. And are you a Trustee or member of
- 11 the board of directors of that entity?
- 12 A. Yes.
- 13 Q. Are there any other trustees or
- 14 directors of that entity?
- 15 A. Yes.
- 16 Q. Who?
- 17 A. Six of them.
- 18 Q. Is Rabbi Steinwurzel one of them?
- 19 A. No.
- Q. Has he ever been?
- 21 A. No.
- 22 Q. Is your wife one of them?
- 23 A. No.
- Q. Is any family -- immediate family
- 25 member of yours one of them?

1 LEFKOWITZ 2 Α. Yes. 3 Q. How many? 4 A. One. One of your sons? 5 Q. 6 Α. No. My wife's father. What's his name? 7 Q. A. Dov Wilhelm. 8 9 Q. You say Maskil el-Dal has a congregation? 10 11 Α. Yes. 12 Where is that congregation located? Q. In Israel. 13 Α. 14 Where in Israel? Q. 15 A. Jerusalem. Q. What is its address? 16 Admor. Jerusalem, Israel. 17 Α. There's a synagogue structure on 18 Q. that location? 19 20 A. Yes. 21 Q. How many members of the 22 congregation are there? 23 A. I don't know. I don't follow it. 24 Q. Approximately?

Twenty-five, 30.

Α.

- 2 Q. And when was Maskil el-Dal formed?
- 3 A. About 30 years ago.
- 4 Q. Did you form it at that time?
- 5 A. No.
- 6 Q. Your father-in-law did?
- 7 A. He was one of the founders.
- 8 Q. When did you become a member of the
- 9 board? Are you a Trustee or director of that
- 10 congregation?
- 11 A. Trustee.
- Q. When did you become a trustee?
- 13 A. About 20-some-odd years ago.
- 14 Q. So the corporation was incorporated
- under the laws of the State of Israel?
- 16 A. State of New York.
- 17 Q. Has that always been so?
- 18 A. Yes.
- 19 Q. Well, has it ever been
- 20 incorporated, or whatever the equivalent is, in
- 21 the State of Israel under the laws of the State
- 22 of Israel?
- 23 A. I'm sure it has.
- Q. But you don't know for sure?
- 25 A. No.

- 1 LEFKOWITZ
- 2 Q. Has Maskil el-Dal ever operated or
- 3 had a congregation located in New York?
- 4 A. It had offices in New York.
- 5 Q. That's not my question. Did it
- 6 ever have a congregation that worshipped in a
- 7 synagogue in New York?
- 8 A. Not to my knowledge.
- 9 Q. Are you and Rabbi Steinwurzel
- 10 fellow members of any other LLC besides the one
- 11 we've been talking about this morning?
- 12 A. I am. I don't know about him.
- 13 Q. I'm asking for instances other than
- 14 with regard to what we've already been talking
- about this morning. Are there any other LLCs
- in which you and he are both, together,
- 17 members?
- 18 A. No. He's really not a member of
- 19 this LLC, either. He's just the manager.
- 20 Q. You said, before, he was a member.
- A. He's a manager.
- 22 Q. Are you correcting what you said
- 23 before?
- A. Correct.
- 25 Q. So he's not a member. So you've

1	LEFKOWITZ
2	always been 100 percent member of the LLC known
3	as Mateh Ephraim LLC?
4	A. Correct.
5	Q. And he has never been a member of
6	that entity?
7	A. Correct.
8	Q. He is the manager of that entity?
9	A. Correct.
10	Q. So is there any written document
11	pursuant to which he was appointed as the
12	manager of that LLC?
13	A. No. Not that I know of.
14	Q. Again, he began functioning as the
15	manager of that LLC subsequent to the time that
16	that LLC filed its petition, which has been
17	marked as Trustee Exhibit 4?
18	A. Correct.
19	THE WITNESS: Can we go off the
20	record?
21	(Discussion off the record.)
22	MR. WOLF: Mark Trustee Exhibit 6.
23	(Trustee Exhibit 6 for
24	identification, copy of articles of

organization of Mateh Ephraim LLC.)

1		LEFKOWIT	Ζ
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- 2 Q. Mr. Lefkowitz, do you recognize
- 3 Trustee Exhibit 6, which is now in front of
- 4 you, to be a copy of the articles of
- 5 organization of the entity Match Ephraim LLC?
- 6 A. Correct.
- 7 (Discussion off the record.)
- 8 Q. Are you the person that caused
- 9 these articles of organization to get filed?
- 10 A. No.
- 11 Q. Did you request anyone to prepare
- 12 these articles and get them filed?
- 13 A. Yes.
- Q. Of whom did you request it?
- 15 A. Meryl Wenig.
- 16 Q. Is she or was she at the time an
- 17 attorney?
- 18 A. Yes.
- 19 Q. Spell it for the court reporter.
- 20 A. Spelled on page 2.
- MR. KRINSKY: The document, if I
- can identify it, is three pages. My
- 23 understanding is that it's two separate
- 24 documents. The third page is a printout
- which is not part of the two pages

1		LEFKOWITZ
2	before	e. In essence, they're two separate
3	docum	ents, although they reflect similar
4	infor	mation.
5		MR. WOLF: Right. The third page
6	is fr	om the New York State Department of
7	State	to indicate that the articles of
8	organ	ization were filed on July 30, 1999.
9	Thank	you.
10	Q.	I see Meryl Wenig's name on the
11	second page	, listing her as a filer. Was she
12	an attorney	at the time?
13	Α.	Yes.
14	Q.	Was she with a particular law firm?
15	Α.	Meryl Wenig.
16	Q.	It was her own law firm?
17	Α.	Yes.
18	Q.	Located on Montague Street in
19	Brooklyn?	
20	Α.	At that time, right.
21	Q.	Once these articles of organization
22	were filed,	was she the attorney for the LLC?
23	Α.	She's my attorney.
24	Q.	She performs various services for
25	you?	

1 LEFKOWITZ 2 Correct. Α. Q. Did those services include services 3 on behalf of the LLC? 4 5 A. Correct. Q. Since you mentioned, before, why 6 the Debtor was formed, subsequent to its 7 formation what has been its business? 8 9 I don't think it really had any 10 business other than trying to acquire property. MR. WOLF: Off the record. 11 12 (Discussion off the record.) 13 MR. WOLF: Temporarily we're going 14 to deem a copy of a document that I'm 15 about to show the witness as Trustee Exhibit 7. It has a marking on it of 16 17 mine. At a break, as I mentioned to 18 Counsel, we will get a clean copy of it and mark that as the actual Trustee 19 Exhibit 7. 20 (Trustee Exhibit 7 to be marked for 21 identification, lease with rider.) 22 23 Right now I'm going to show you 24 what will ultimately be marked as Trustee

Exhibit 7, Mr. Lefkowitz. I ask you if you can

- 1 LEFKOWITZ
- 2 identify that document for us.
- 3 A. It is the front page. The name is
- 4 "Doctorate"?
- 5 Q. No. It's not coming out well.
- 6 Maybe you can look through the document and
- 7 tell me, then, what it is.
- 8 A. Okay.
- 9 MR. KRINSKY: Note how many pages
- it is for the record, when you get a
- 11 chance.
- 12 THE WITNESS: Okay.
- 13 Q. Do you recognize what that document
- 14 is?
- 15 A. I don't recognize it, but I see it.
- Q. What is it, pursuant to your
- 17 understanding?
- 18 A. It looks like it's a lease between
- 19 -- something -- Garden City -- and -- not
- 20 clear. A lease, with a rider to a lease.
- Q. Who are the parties listed on the
- 22 rider to the lease?
- 23 A. Ingaioloa.
- Q. Is that listed as the landlord?
- 25 A. Right. On the rider.

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	LEFKOWITZ
<b>上</b>	

- 2 Q. And who's listed --
- 3 A. Mateh Ephraim LLC.
- 4 Q. Do you see any signatures on any
- 5 portion of that document?
- A. Yeah.
- 7 Q. Is your signature on there?
- 8 A. No.
- 9 Q. Is there a signature on behalf of
- 10 the tenant entity you just mentioned?
- 11 A. Yeah.
- 12 Q. And who is it?
- 13 A. I don't recognize it. I don't
- 14 recognize the signature.
- 15 Q. Do you recognize this to be Rabbi
- 16 Steinwurzel's signature?
- 17 A. No.
- 18 Q. It's not? Or you don't recognize
- 19 it?
- 20 A. I don't recognize it.
- Q. Have you ever seen his signature
- 22 before?
- 23 A. I'm sure I have.
- Q. But you don't recognize this to be
- 25 his signature?

1 LEFKOWITZ 2 Don't recognize it. Α. 3 MR. KRINSKY: Bob, can we identify 4 the number of pages in the document? 5 (A conference was held between the 6 witness and his attorney.) 7 Q. Did you notice who notarized it? 8 It appears to be alongside the signature, on behalf of the tenant entity here. Did you 9 10 notice the notarization was done by Meryl Wenig? 11 12 Yes. Meryl Wenig. Α. 13 Q. Do you recollect that shortly after 14 its articles of organization were filed by 15 Merle Wenig that the entity Mateh Ephraim LLC entered into a lease with the then landlord of 16 17 the property, I believe it's 5608 13th Avenue, Brooklyn, New York? 18 19 A. Yeah. 20 Q. You're aware of that? 21 Α. Yeah. And am I correct that 5608 13th 22 Q. 23 Avenue, Brooklyn, New York is the present

location of the synagogue congregation known as

Kolel Mateh Efraim, of which Rabbi Steinwurzel

24

- 1 LEFKOWITZ
- 2 is the rabbi?
- 3 A. Yeah.
- 4 Q. Does this refresh your recollection
- 5 that shortly after the LLC was formed, it did
- 6 become the tenant of that property?
- 7 A. Who became the tenant?
- 8 Q. The LLC.
- 9 A. It was shortly after, I'm now
- 10 recollecting, that I bought the business.
- 11 Q. You bought what business?
- 12 A. I bought a furniture business.
- 13 Q. You bought a furniture business?
- 14 A. Yeah.
- 15 Q. You bought a furniture business
- 16 through what entity?
- 17 A. I don't remember the entity.
- 18 Q. The furniture business was located
- 19 where?
- 20 A. 13th Avenue.
- 21 Q. 5608 13th Avenue?
- 22 A. Correct.
- 23 Q. Rabbi Steinwurzel's congregation
- 24 that I just mentioned, the synagogue is
- 25 presently located at 5608 13th Avenue?

- 1 LEFKOWITZ
- 2 A. After we left, they came in.
- 3 Q. After who?
- 4 A. My furniture business.
- 5 Q. When was that?
- 6 A. Late '90s.
- 7 Q. Well, the LLC was not formed until
- 8 July 26th, 1999.
- 9 A. That's late '90s; right?
- 10 Q. That's the last five months of the
- 11 1990s.
- 12 A. Okay. What would you call that?
- 13 Early 2000s? Or late '90s?
- 14 Q. How long did you have the furniture
- 15 business?
- 16 A. About a year.
- 17 Q. That would take you into 2000.
- 18 A. Right.
- 19 Q. So you want to amend your prior
- 20 answer as to when Rabbi Steinwurzel's
- 21 congregation started the synagogue at that
- 22 location?
- 23 A. I wouldn't amend any answer because
- 24 I don't know any specific dates. I'm telling
- 25 you late '90s I remember now buying the

- 1 LEFKOWITZ
- 2 furniture business. I operated it about a
- 3 year. I don't mind the record being confused
- 4 on those dates.
- 5 Q. I do mind.
- 6 A. The document speaks for itself.
- 7 Q. I'm asking you questions, Mr.
- 8 Lefkowitz.
- 9 A. Yes.
- 10 Q. How long did you operate that
- 11 furniture business?
- 12 A. I told you. About a year.
- 13 Q. And then what happened with regard
- 14 to the tenancy that the LLC had at that
- 15 location?
- 16 A. I remember I left.
- 17 Q. Is it your understanding that the
- 18 religious congregation acquired title to the
- 19 property at 5608 13th Avenue?
- 20 A. I remember subsequently.
- Q. Were you involved in any aspect of
- 22 that acquisition?
- 23 A. I don't recall.
- Q. You don't recall if you were
- 25 involved in some aspect of that acquisition?

- 1 LEFKOWITZ
- 2 A. Right.
- 3 Q. For a synagogue?
- 4 A. Exactly. Yeah. I remember being
- 5 the tenant in that building. I don't recall
- 6 being involved in --
- 7 Q. Did the LLC continue to be a tenant
- 8 of the synagogue after the synagogue acquired
- 9 the property?
- 10 A. No.
- 11 Q. Did the LLC give up its lease?
- 12 A. I don't know. I don't recall.
- 13 There's documents on it. I don't recall.
- 14 (REQ) Q. There are documents?
- 15 A. Sure. If there's a lease --
- MR. WOLF: I call for their
- 17 production.
- 18 THE WITNESS: I don't know if I
- 19 have it.
- 20 Q. Calling for it. Take a look. If
- 21 you have it, produce it through your counsel.
- 22 A. The last address of that LLC is One
- 23 World Trade Center. Where do you want me to
- 24 look? In the pit? Staten Island?
- MR. KRINSKY: There's no question

- 1 LEFKOWITZ
- 2 pending.
- 3 Q. I've just said that I've made a
- 4 request. Take a look and see if you have any
- 5 of the documents. If you do, you'll give them
- 6 to your counsel who will get them to me.
- 7 A. I can tell you right now I don't
- 8 have any documents.
- 9 Q. That's not what you just said a
- 10 minute ago.
- 11 A. I don't know what I said a minute
- 12 ago. Right now, if you're asking if I have any
- 13 lease documents or termination lease documents
- 14 or any documents relating to the furniture
- business of Match Ephraim LLC, prior to 2001,
- 16 if they exist, they're in the Staten Island
- 17 burial site of the WTC.
- 18 Q. When did Mateh Ephraim LLC move out
- 19 of 13th Avenue?
- 20 A. I told you sometime in '00.
- 21 Q. And moved right to the World Trade
- 22 Center?
- 23 A. It was always in World Trade
- 24 Center. It just operated a business at 13th
- 25 Avenue. The office was in World Trade Center.

1 LEFKOWITZ

- Q. Who ran the furniture business
- 3 there?
- 4 A. I don't recall right now, but I
- 5 think the rabbi's wife was involved. He was
- 6 involved a bit.
- 7 Q. Did you pay them as employees of
- 8 the company?
- 9 A. No.
- 10 Q. As of the time the LLC entered into
- 11 this lease, did the congregation known as Kolel
- 12 Match Efraim exist?
- 13 A. I have no clue.
- Q. Was Rabbi Steinwurzel a rabbi of
- 15 any congregation as of the time that you ran
- 16 this furniture company?
- 17 A. No clue.
- 18 Q. Do you know approximately when the
- 19 congregation acquired title to 5608 13th
- 20 Avenue?
- 21 A. No clue.
- 22 Q. Have you ever worshipped at that
- 23 synagogue?
- 24 A. No.
- 25 (Discussion off the record.)

```
1
                      LEFKOWITZ
 2
                MR. WOLF: Trustee Exhibit 8.
 3
                 (Trustee Exhibit 8 for
 4
           identification, page from Kallah
 5
           Magazine, summer 2000 issue.)
 6
               Are you aware, Mr. Lefkowitz, as to
           Q.
 7
     whether anyone on behalf of the LLC has ever
     engaged in the flower business?
 8
 9
           Α.
                No.
10
           Q.
                I'm showing you what's been marked
     as Trustee Exhibit 8. It is a page from Kallah
11
12
    Magazine --
13
           Α.
               Meaning "bridal."
14
           Q.
                It's the summer 2000 issue, also
15
     known as the Jewish year of 5767. In the upper
     right-hand corner there is an ad with the name
16
17
    Kollel Match Efraim. Have you ever seen that
    ad before?
18
19
           Α.
                Yes.
20
           Q.
                 When have you seen it before?
21
           Α.
                 341 meeting.
22
           Q.
                Is it something I showed you at
23
     that time?
24
           A.
                Correct.
25
           Q.
               Had you ever seen it before that?
```

1 LEFKOWITZ

- 2 A. No.
- 3 Q. Are you familiar now with some
- 4 flower business that has been operated under
- 5 the name Kollel Mateh Efraim?
- 6 A. No.
- 7 Q. There is a line towards the bottom:
- 8 "Inquire with Reb." Is that short for
- 9 "Rebitizen"?
- 10 A. Right.
- 11 Q. Meaning the wife?
- 12 A. Right.
- 13 Q. Meaning Rabbi Steinwurzel's wife?
- 14 A. I should hope so.
- 15 Q. C.F.W. Stein?
- 16 A. Correct.
- 17 Q. Do you understand her to be Rabbi
- 18 Steinwurzel's wife?
- 19 A. Yes.
- Q. What does that stand for?
- 21 A. I believe Chaia. It could be
- 22 Hannah. I don't know her first name.
- Q. Would you spell Rebitizen for the
- 24 reporter?
- 25 A. R-E-B-I-T-I-Z-E-N.

1 LEFKOWITZ
2 (Discussion off

- 2 (Discussion off the record.)
- 3 Q. Is it your understanding that Rabbi
- 4 Steinwurzel's wife has been operating some type
- 5 of flower business under the name Kollel Mateh
- 6 Efraim?
- 7 A. I have no clue.
- 8 Q. It has not been done at your
- 9 direction?
- 10 A. Not at all.
- 11 Q. Has it ever been done at your
- 12 direction?
- 13 A. No.
- 14 Q. Have you ever discussed with her or
- 15 with Rabbi Steinwurzel why they are operating
- 16 that -- or she is operating that business under
- 17 the name Kollel Mateh Efraim?
- 18 A. No.
- 19 Q. Has any fee or any other monetary
- 20 amount or amounts ever been paid to the entity
- 21 that's the named Debtor in this bankruptcy case
- 22 by this flower business in this ad?
- 23 A. I was reading. I'm sorry.
- Q. At any time has this flower
- 25 business ever paid any monetary sum to the

- 1 LEFKOWITZ
- 2 entity that is the Debtor in this bankruptcy
- 3 case?
- 4 A. Not a cent.
- 5 Q. By the way, do you recognize the
- 6 phone numbers that are on this ad?
- 7 A. I think this is his home number.
- 8 Q. Rabbi Steinwurzel's home number?
- 9 A. I believe so.
- 10 Q. Now, from the time that it was
- 11 first organized until its petition was filed in
- 12 bankruptcy, did the entity Match Ephraim LLC
- 13 have its business location at One World Trade
- 14 Center?
- 15 A. Until the towers collapsed.
- 16 Q. I'm sorry. Right. And then it
- moved its premises to 751 Second Avenue?
- 18 A. Correct.
- 19 Q. Has it ever had any other location
- 20 out of which it has operated?
- 21 A. No, except the subject property.
- Q. Meaning the Meadows property?
- 23 A. Correct.
- Q. Let me mention some other addresses
- 25 that I've seen referenced in connection with

1 LEFKOWITZ 2 the named Debtor entity. Tell me if it was ever an address that it used. 3 4 1526 52nd Street, Brooklyn, New York. 5 6 Yes. Α. 7 Q. It has used that address? A. Yes. 8 9 Q. When did it use that address? 10 A. I think it used it relating to the 11 acquisition of the adjacent parcels. 12 MR. WOLF: Would you read that 13 answer back? 14 (The preceding answer was read 15 back.)

- 16 Q. In Cochecton, New York?
- 17 A. Correct.
- 18 Q. The parcels adjacent to the Meadows
- 19 property?
- 20 A. Correct.
- Q. Whose address is that?
- A. My home address.
- 23 Q. Is there a reason your home address
- 24 was used with regard to the acquisition rather
- 25 than the 750 Second Avenue address?

- 1 LEFKOWITZ
- 2 A. So I can get the tax bills on time.
- 3 Q. So the tax bills were mailed to
- 4 your home address?
- 5 A. Correct.
- 6 Q. Next address. 1264 56th Street,
- 7 Brooklyn, New York.
- 8 A. Can we go off the record?
- 9 (Discussion off the record.)
- 10 Q. 1264 56th Street, Brooklyn, New
- 11 York. Has the LLC ever used that address?
- 12 A. No.
- 13 Q. Do you recognize that address?
- 14 A. 1264 56th Street?
- 15 Q. Yes.
- 16 A. That must be Steinwurzel's home
- 17 address.
- 18 Q. These addresses I've mentioned so
- 19 far, 52nd Street, 56th Street, are in Borough
- 20 Park; right?
- 21 A. Right.
- 22 Q. The location the LLC occupied at
- 23 751 Second Avenue was on the first floor?
- A. Correct.
- Q. Approximately how much square

1 LEFKOWITZ 2 footage? 3 A. It had an office. 4 Q. I'm sorry? 5 A. An office. Ten by 20. 6 And who occupied that office? Q. 7 Α. I do. MR. KRINSKY: Which address is 8 9 this? MR. WOLF: 751 Second Avenue. 10 Q. You said "I do" in the present 11 tense. Did you say, before, that address is 12 13 also the office of the diagnostic company? A. Correct. 14 Q. Did the LLC ever pay any rent for 15 the 751 Second Avenue property? 16 17 Α. No. Q. Who paid the rent? 18 A. Who paid the rent for 751 Second 19 20 Avenue? 21 Q. Yes. 22 Α. New York MedScan. 23 Q. And does New York MedScan have a

24

25

lease for that property?

A. Yes.

1		LEFKOWITZ
2	Q.	The MedScan entity had a lease at
3	the World T	rade Center, also?
4	Α.	I don't think so. No.
5	Q.	Who had the lease at that location?
6	Α.	Barclay Dwyer.
7	Q.	What's that?
8	Α.	A company.
9	Q.	A company of yours?
10	Α.	Right.
11	Q.	What kind of company?
12	Α.	Real estate.
13	Q.	Did it own any real estate?
14	Α.	At that time it did, yeah.
15	Q.	In Manhattan?
16	Α.	Yes.
17	Q.	Does it own real estate now?
18	Α.	No.
19	Q.	What happened to that real estate?
20	Α.	Sold.
21	Q.	Did Barclay Dwyer ever file for
22	bankruptcy?	
23	Α.	No.
24	Q.	What was your position with Barclay
25	Dwyer?	

1 LEFKOWITZ 2 Owner. Principal. Α. Q. Was it an LLC? 3 4 A. I don't believe so. 5 Q. Corporation? 6 Α. Yes. 7 Were you the sole shareholder? Q. Α. 8 Yes. 9 Did the Debtor ever pay any rent Q. for use and occupancy for its use of any 10 portion of the premises at One World Trade 11 12 Center? 13 Α. No. Q. 5608 13th Avenue, Brooklyn. Has 14 the LLC ever used that address? 15 A. Yes. 16 17 Q. When? A. Late '99, early '00. 18 Q. When it was operating that 19 furniture company? 20 21 Α. Correct. 22 And did the LLC buy and sell Q.

A. It was more donating furniture than

23

24

25

selling.

furniture at that time?

- 2 Q. To whom was it donating furniture?
- 3 A. To poor people.
- 4 Q. Did it donate any furniture to any
- 5 synagogue?
- 6 A. No.
- 7 Q. Did it ever?
- 8 A. No. Synagogues don't use bedroom
- 9 sets.
- 10 Q. Is that all the type of furniture
- 11 it sold?
- 12 A. Kitchen and bedroom furniture.
- 13 Q. And where did the LLC acquire that
- 14 furniture from?
- 15 A. I don't remember the furniture
- 16 company. It was a furniture company.
- 17 Q. Do you have any records which would
- 18 refresh your recollection as to what company
- 19 sold that furniture to the LLC?
- 20 A. I don't.
- Q. Who would?
- 22 A. Osama bin Laden. It was in the
- 23 World Trade Center.
- Why are you giving me the looks?
- 25 Q. I thought that was an unnecessary

1 LEFKOWITZ comment. I asked you a straightforward 2 3 question. 4 A. I answered you straightforward. 5 The company had offices in the World Trade Center, North Tower. 6 7 Q. We all know what happened. 8 A. You're bringing my emotions out. I told you the documents got destroyed in the 9 10 fire and you asked me who would. I told you 11 before. You're giving me the looks like --12 Q. I asked you who would know what the 13 name of the company was that furnished the 14 furniture to the LLC? My answer is, I don't know. It's 15 in the documents. You asked who has the 16 17 documents. I answered Osama bin Laden. 18 (INF) Q. I'll leave a blank. When you look 19 at the transcript and your recollection is refreshed, I ask you to put in the name of the 20 21 company. 22 (INFORMATION REQUESTED: -----23 ----..)

Q. 1175 58th Street, Brooklyn, New

24

25

York.

1		LEFKOWITZ
2	Α.	No.
3	Q.	Do you recognize that address?
4	Α.	No.
5	Q.	5402 14th Avenue, Brooklyn, New
6	York.	
7	A.	Don't know where that is.
8	Q.	1424 43rd Street, Brooklyn, New
9	York.	
10	Α.	1424 43rd Street?
11	Q.	Yes.
12	Α.	No.
13	Q.	The entity which is the named
14	Debtor in t	he bankruptcy case, does it have an
15	employer id	entification number?
16	Α.	Yes.
17	Q.	Do you know what that number is?
18	Α.	Not by heart.
19	Q.	When was it assigned that number?
20	Α.	Don't know.
21	Q.	Was it sometime in the last three
22	years?	
23	Α.	I don't know.
24	Q.	Who went about actually filling out
25	the forms t	o obtain that identification number?

- 1 LEFKOWITZ
- 2 A. Could be someone in my office.
- 3 Could be an accountant. Could be a law firm.
- 4 Q. Was that number obtained at the
- 5 time -- concurrently with the time in July of
- 6 1999 when the articles of organization of the
- 7 LLC were filed?
- 8 A. I believe so.
- 9 Q. And what's the basis of that
- 10 belief?
- 11 A. That's how it usually works.
- 12 Q. I know that's how it usually works.
- 13 A. You form a company, you form a tax
- 14 ID number, and you operate.
- 15 Q. Did that happen in this instance
- 16 with regard to this LLC?
- 17 A. I don't know.
- 18 Q. Do you recall whether, in the last
- 19 three years, the LLC obtained an employer
- 20 identification number, whether it was a new
- 21 number or its initial number?
- 22 A. I remember there was a whole to-do
- 23 in the Bankruptcy Court about Federal ID
- 24 number.
- Q. Right. As of that time when there

- 1 LEFKOWITZ
- 2 was that to-do, as you called it, did the LLC
- 3 go about obtaining an employer identification
- 4 number?
- 5 A. I don't know "obtaining," but we
- 6 were clarifying what the number is.
- 7 Q. Who went about getting that
- 8 clarification?
- 9 A. The law firm.
- 10 Q. Mr. Krinsky's law firm?
- 11 A. Right.
- 12 Q. Do you recall what they were able
- 13 to obtain?
- 14 A. Don't recall.
- 15 Q. Do you recall that a new employer
- 16 identification number was obtained?
- 17 A. Don't recall.
- 18 Q. Do you recall whether the LLC ever
- 19 used an erroneous employer identification
- 20 number on any document other than the petition
- 21 that it filed which we marked as Trustee
- 22 Exhibit 4?
- 23 A. I wouldn't know.
- MR. WOLF: Mr. LaRocco, my
- colleague, is going to ask you a few

1			LEFKOWITZ
2		quest	ions in a distinct area, and then
3		I'11 1	resume my questioning of other areas
4		that I	I have.
5			THE WITNESS: Off the record.
6			(Discussion off the record.)
7			EXAMINATION BY MR. LaROCCO:
8		Q.	Mr. Lefkowitz, did the Debtor
9	entity	y have	any bank accounts in the six years
10	prior	to the	e filing of the Chapter 11 petition?
11		A.	I think there was a D.I.P.
12		Q.	Prior to filing Chapter 11
13	bankrı	uptcy?	
14		A.	Yes. I believe so.
15		Q.	How many such bank accounts?
16		A.	I think one bank account.
17		Q.	Where with what bank was this
18	accour	nt?	
19		A.	I believe Citibank.
20		Q.	And it was just the one bank
21	account with Citibank?		
22		A.	Right.
23		Q.	What was the location of the bank
24	which	the De	ebtor used?
25		Α.	The lobby of the World Trade

- 1 LEFKOWITZ
- 2 Center.
- 3 Q. Do you recall the account number
- 4 for that bank account?
- 5 A. No.
- 6 Q. Do you retain any documentation
- 7 regarding that bank account?
- 8 A. No.
- 9 Q. Who were the signatories on that
- 10 bank account?
- 11 A. I presume it was me.
- 12 Q. Would there be any other signatory?
- 13 A. No.
- 14 Q. Was this account still open at the
- 15 time the Chapter 11 case was commenced?
- 16 A. I don't believe so.
- 17 Q. Do you recall when it was closed?
- 18 A. 9-11-01.
- 19 Q. Do you recall what the balance of
- 20 that account was when it was closed?
- 21 A. No.
- 22 Q. Subsequent to 9-11-01, did the
- 23 Debtor open another bank account?
- A. Not prior to bankruptcy, no.
- 25 Q. So between 9-11-01 and the filing

```
1 LEFKOWITZ
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- 2 of the Chapter 11 bankruptcy in '04, there was
- 3 no bank account for the Debtor?
- 4 A. Not to my knowledge.
- 5 Q. Did the Debtor have any funds
- 6 during that time between '01 and '04?
- 7 A. '01? No.
- 8 Q. You indicated that at the time the
- 9 Chapter 11 bankruptcy, the Debtor opened a new
- 10 account?
- 11 A. I believe so.
- 12 Q. Was that a debtor-in-possession
- 13 account?
- 14 A. I believe so. Yes.
- 15 Q. Where was that account set up?
- A. Don't know.
- 17 Q. You don't recall the name of the
- 18 bank?
- 19 A. No.
- 20 Q. Do you recall the general location
- 21 of the bank?
- 22 A. I don't recall. I think it's in
- 23 the records that we submitted.
- Q. Was it Astoria Federal Savings?
- 25 A. Could be.

1	LEFKOWITZ
2	Q. Do you recall offhand the account
3	number for that bank account?
4	A. No.
5	Q. Were there any other bank accounts
6	set up at the time of the Chapter 11 filing on
7	behalf of the Debtor?
8	A. No.
9	MR. LaROCCO: Mark this as Trustee
10	Exhibit 9.
11	(Trustee Exhibit 9 for
12	identification, bank statements submitted
13	by witness's counsel showing bank account
14	for Kolel Mateh Efraim, D.I.P.)
15	Q. I represent that this is bank
16	statements submitted to us by your counsel
17	which show a bank account for Kolel Mateh
18	Efraim, D.I.P. I also represent there's a name
19	of Abraham Steinwurzel, with the address 1264
20	56th Street.
21	Mr. Lefkowitz, why was Abraham
22	Steinwurzel's name put on this bank account?
23	A. I don't know.
24	Q. Are you the managing member of the

25 entity that is the owner of this bank account?

- 1 LEFKOWITZ
- 2 A. No. I'm the manager of Kolel Mateh
- 3 Efraim LLC. I assume that Steinwurzel was
- 4 asked to open the account.
- 5 Q. By whom?
- A. I don't recall the circumstances of
- 7 the opening of the account in '04, so I don't
- 8 remember. And I've never seen these statements
- 9 before.
- 10 Q. Do you have in your possession the
- 11 statement of the Debtor's D.I.P. account?
- 12 A. No.
- Q. What is the circumstances that
- 14 would lead you not to have those bank
- 15 statements?
- 16 A. They were never mailed to me.
- 17 Q. So as the managing member of the
- 18 Debtor, you never had bank statements of the
- 19 Debtor's bank account mailed to you?
- 20 A. Correct.
- 21 Q. Do you have any idea why your
- 22 counsel would have sent the bank statements for
- 23 this bank account?
- 24 A. No.
- 25 Q. Is it your contention that these

- 1 LEFKOWITZ
- 2 statements do not reflect a bank account owned
- 3 by or associated with the Debtor?
- 4 A. I have no clue what this is.
- 5 Exhibit 9?
- 6 Q. Yes. Take your time.
- 7 A. I'm seeing it for the first time in
- 8 my life.
- 9 Q. I understand that. Please take
- 10 your time to review it.
- 11 A. I've reviewed it. Every page of
- 12 it.
- 13 Q. So you answered earlier that the
- 14 Debtor did set up a bank account at the time of
- 15 the Chapter 11 filing.
- A. Right.
- 17 Q. But that you do not have any
- 18 statements for that.
- 19 A. Correct.
- 20 MR. LaROCCO: I'd like to call for
- 21 the production of those statements.
- 22 (REQ) Q. Please take the time to review
- 23 your records and see if you have any statements
- 24 of the bank account.
- 25 A. Sure.

1	LEFKOWITZ
2	MR. KRINSKY: I can represent to
3	you it's my understanding these are the
4	statements.
5	Q. With that representation in mind,
6	did you ever ask Abraham Steinwurzel to set up
7	a bank account on behalf of the Debtor entity?
8	A. I don't recall.
9	Q. Has the Debtor entity ever used the
10	name Kolel Mateh Efraim, as reflected on
11	Trustee Exhibit 9?
12	A. It's used in all the petition
13	documents. DBA. AKA.
14	MR. LaROCCO: I'd like to mark this
15	as Trustee Exhibit 10.
16	(Trustee Exhibit 10 for
17	identification, checks written on the
18	account whose statements are in Trustee's
19	Exhibit 9.)
20	Q. I'll represent that these are
21	checks written on the account of which the
22	statements are in Trustee's Exhibit 9. Please
23	take a moment to look through them.
24	A. Yeah.
25	Q. Have you ever seen any of these

- 1 LEFKOWITZ
- 2 checks, to your recollection?
- 3 A. No.
- 4 Q. Are you familiar with the payee of
- 5 the first check on the first page, Frank Smith
- 6 & Sons?
- 7 A. No.
- 8 Q. Are you familiar with the payee on
- 9 the second check on the first page, Sutton
- 10 Underground?
- 11 A. No.
- 12 Q. Are you familiar with the third
- 13 payee, Carlebach, as attorney for what looks
- 14 like Helen-May Holdings?
- 15 A. Yes.
- 16 Q. Do you have any understanding of
- 17 why a check was written from this bank account
- 18 to Carlebach as attorney for Helen-May on July
- 19 10th, 2006?
- 20 A. No.
- 21 Q. Do you recognize the signature on
- 22 each of these checks on the first page?
- 23 A. No.
- Q. I'm now looking at the first check
- on the second page of this document, which is

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1 LEFKOWITZ
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- 2 payee NCO Financial System. Are you familiar
- 3 with that entity?
- 4 A. No.
- 5 MR. KRINSKY: Note it's a
- 6 three-page document.
- 7 Q. I am looking at the signatory --
- 8 A. Basically it says NYSEG. I know
- 9 what is that.
- 10 Q. What is that?
- 11 A. Utility company in the Meadows.
- 12 Q. And the signatory on that is NCO
- 13 Financial System, Inc., as authorized signatory
- 14 for Kolel Match Efraim. NYSEG, my set. Are
- 15 you familiar with any authorization provided to
- 16 NCO Financial to write checks?
- 17 A. No.
- 18 Q. The next three checks here are also
- 19 payments to Carlebach as attorney for Helen-May
- 20 Holdings. Do you have any recollection as to
- 21 why checks were written from this account to
- 22 David Carlebach, as attorney for Helen-May
- 23 Holdings?
- 24 A. No.
- 25 Q. Now, looking at the third page, the

- 1 LEFKOWITZ
- 2 second check on the third page appears to have
- 3 been written to A-I-L-E Processing. Are you
- 4 familiar with that entity?
- 5 A. I know who Aile Processing is, but
- 6 I'm not familiar with this transaction.
- 7 Q. Who is Aile Processing?
- 8 A. A company that sells chicken.
- 9 Q. Chicken?
- 10 A. Yes.
- 11 Q. And did the Debtor purchase chicken
- 12 from Aile Processing?
- 13 A. I have no clue. I'm seeing this
- 14 for the first time. You ask me who Aile
- 15 Processing is. I assume it's the chicken
- 16 company.
- 17 Q. Did the Debtor ever purchase
- 18 chicken from Aile Processing?
- 19 A. Not that I know.
- 20 Q. How are you familiar with the fact
- 21 that Aile Processing is a chicken distributor?
- 22 A. One of the largest chicken
- 23 companies in New York.
- Q. I didn't know that. Are you
- 25 familiar with the payee of the next check,

- 1 LEFKOWITZ
- which appears to be ANB Fish Company?
- 3 A. I know who ANB Fish Company is, but
- 4 I have no idea what this \$1500 check is.
- 5 Q. How are you familiar with ANB Fish
- 6 Company?
- 7 A. A very famous gefilte fish company.
- 8 Q. The fourth check on this page,
- 9 Golden Flow, is the payee. Are you familiar
- 10 with Golden Flow?
- 11 A. Yes.
- 12 Q. Can you tell me who that company
- 13 is?
- 14 A. They sell milk.
- 15 Q. Can you tell me how you've become
- 16 familiar with the various food distributors
- 17 that these checks are paid to?
- 18 A. These are all brand-name. Golden
- 19 Flow is a milk company. Aile Processing is a
- 20 chicken company. ANB Fish -- I eat ANB Fish
- 21 once a week. But I have no idea what these
- 22 transactions mean.
- Q. Are any of the businesses you're
- 24 involved in, do they require food service?
- 25 A. The business that I'm --

- 1 LEFKOWITZ
- 2 Q. Do any of the businesses that you
- 3 are the manager or Trustee or have any
- 4 involvement --
- 5 A. Other than the Debtor?
- 6 Q. Including the Debtor.
- 7 A. The Debtor had something to do with
- 8 food. It operated some operations over there
- 9 in the Meadows which needed food.
- 10 Q. Do you believe that these checks
- 11 were used for that purpose -- I'm sorry.
- 12 Excuse me. Strike that question.
- Do you believe that the checks in
- 14 Exhibit 10 to these food service companies were
- 15 made for the food services in the Meadows
- 16 property?
- 17 A. I have no clue what these checks
- 18 are.
- 19 Q. The Debtor's bank account set up on
- 20 the Chapter 11 filing, did the Debtor continue
- 21 to retain that account after the case was
- 22 converted to a Chapter 7 in October of '07?
- A. I don't know.
- Q. And you don't recall where that
- 25 checking account was set up?

- 1 LEFKOWITZ
- 2 A. No.
- 3 Q. Or -- I'm sorry. Where the account
- 4 was set up.
- 5 I'm going to read a series of bank
- 6 account numbers from Astoria Federal Savings
- 7 Bank. Please indicate after each one whether
- 8 you recognize the account.
- 9 A. I can help you out. I have no
- 10 relationship with any account in Astoria
- 11 Federal Savings Bank. You can go through the
- 12 numbers. They mean nothing to me.
- MR. KRINSKY: Why don't you let him
- 14 ask the question.
- 15 Q. To your knowledge, you have no
- 16 affiliation with any bank account with Astoria
- 17 Federal Savings Bank?
- 18 A. Correct.
- 19 Q. Is Abraham Steinwurzel a signatory
- on the Debtor's D.I.P. account?
- 21 A. Don't know.
- Q. Do you know who set up the Debtor's
- D.I.P. account?
- A. I don't recall the circumstances.
- 25 Q. You're the managing member of the

1 LEFKOWITZ

- 2 Debtor?
- 3 A. Correct.
- 4 Q. You do not know who is the
- 5 signatory to the Debtor's bank accounts?
- 6 A. Correct. Could be I am. I don't
- 7 know.
- 8 Q. Could be --
- 9 A. Could be I'm signatory. Could be
- 10 I'm not.
- 11 Q. If you were not signatory to the
- 12 Debtor's bank accounts, who would be?
- 13 A. The records would reflect it. It
- 14 wasn't an active account. No major funds ran
- 15 through these accounts. I don't know.
- 16 Q. To your knowledge is Rabbi Abraham
- 17 Steinwurzel a signatory on the Debtor's bank
- 18 account?
- 19 A. I don't know.
- 20 Q. To your knowledge, are there any
- 21 funds left in any accounts of the Debtor?
- 22 A. Not to my knowledge.
- Q. And to your knowledge, there's
- 24 currently only one bank account associated with
- 25 the Debtor entity?

LEFKOWITZ

- 2 A. I remember when we filed for
- 3 bankruptcy that the lawyers asked us to open up
- 4 a D.I.P. account. A D.I.P. account was opened.
- 5 I don't believe there is any money in that
- 6 account. I don't believe any money went into
- 7 that account. I don't know if there's any
- 8 money left in that account. If there is, it's
- 9 minute.
- 10 Q. And you're not aware of any other
- 11 accounts?
- 12 A. Correct.
- 13 EXAMINATION CONTINUED BY MR. WOLF:
- 14 Q. Let me make a suggestion, Mr.
- 15 Lefkowitz. I understood what you were just
- 16 saying in your last two answers. You mentioned
- 17 that the attorneys for the named Debtor entity
- 18 advised that a debtor-in-possession account
- 19 should be set up; is that correct?
- 20 A. Correct.
- 21 Q. When you received that advice, did
- 22 you instruct someone to set up such an account
- 23 with someone other than you as the authorized
- 24 signatory?
- 25 A. I don't recall the circumstances.

1	LEFKOWITZ
2	Q. Did Rabbi Steinwurzel discuss with
3	you at any point in time who should be the
4	signatories to the debtor-in-possession
5	account?
6	A. Don't recall that.
7	Q. You also said just a little while
8	ago in one of your answers that you're not
9	aware of any money running through a
10	debtor-in-possession account.
11	A. I said major money.
12	Q. Okay. You do acknowledge, do you
13	not, that the checks that we see here reflected
14	in Trustee Exhibit 10 were disbursements made
15	by check out of that opened
16	debtor-in-possession account; right?
17	A. Correct, which I call minor monies.
18	Q. But there were certain monies that
19	did flow through the debtor-in-possession
20	account.
21	A. This account. Right.
22	Q. And what was the source of those
23	monies?
24	A. No clue.
25	Q. Did you individually put any money

1 LEFKOWITZ 2 or deposit any money into the debtor-in-possession account? 3 4 A. Me, personally, no. I think I 5 remember Maskil el-Dal advanced some money to Debtor. 6 7 Was it deposit or deposits into the Q. 8 debtor-in-possession account? 9 I don't know if deposits or wires or transfers. 10 11 Q. Do you recall approximately how much Maskil el-Dal, in total, caused to be 12 13 deposited into the debtor-in-possession account 14 from the beginning of that account until that 15 account ceased to operate or function? No. Don't recall. 16 Α. MR. WOLF: Off the record. 17 (Discussion off the record.) 18 MR. WOLF: Exhibit 11. 19 20 (Trustee Exhibit 11 for identification, one-page document, 21 "Corporate Resolution," Kolel Mateh 22 23 Efraim D.I.P.) Mr. Lefkowitz, you've been shown 24

now what has been marked as Trustee Exhibit 11.

1 LEFKOWITZ 2 It's a one-page document labeled "Corporate Resolution." The name of the entity listed is 3 4 Kolel Mateh Efraim D.I.P. 5 Have you ever seen an original or copy of this document before? 6 7 Α. No. 8 Q. Okay. Are you aware that at some point in time there was a signed corporate 9 10 resolution of the debtor-in-possession given to 11 Astoria Federal Savings in order to set up the 12 debtor-in-possession account? 13 Α. No. 14 Q. Do you recognize the address listed under the debtor-in-possession entity to be 15 that of Rabbi Steinwurzel, his home address? 16 17 Α. Correct. 18 Q. 1264 56th Street, Brooklyn, New 19 York?

- 20 A. Yes.
- 21 Q. Do you recognize Rabbi
- 22 Steinwurzel's signature on this document?
- 23 A. No.
- Q. Do you have any reason to believe
- 25 that the person who signed this document is

- 1 LEFKOWITZ
- 2 anyone other than Rabbi Steinwurzel?
- 3 A. I don't know. I don't know either
- 4 way. I also notice that, you know, D.I.P. was
- 5 written into it. I don't know when it was
- 6 written into it. It's definitely not a
- 7 debtor-in-possession.
- 8 Q. I'm sorry. What are you referring
- 9 to?
- 10 A. It's not the original LLC.
- 11 Q. You mean it's not --
- 12 A. I don't know. It doesn't have all
- 13 the names listed and the bankruptcy --
- 14 Q. All the names listed as the Debtor
- 15 entity in the case we're now taking this
- 16 examination in?
- 17 A. Right.
- 18 Q. Right. And that's true, also, on
- 19 these checks that we saw marked as Trustee
- 20 Exhibit 10; correct?
- 21 A. I don't have Exhibit 10.
- 22 Correct.
- 23 Q. But do you know if there was any --
- 24 A. I don't know either way.
- Q. Let me finish. Do you know if

L	LEFKOWITZ

- 2 there was any debtor-in-possession bank account
- 3 set up other than what appears to be the
- 4 debtor-in-possession account whose checks are
- 5 included in Trustee Exhibit 10?
- 6 A. I don't know.
- 7 Q. When the LLC was first organized in
- 8 July of 1999, was it provided with any working
- 9 monetary capital?
- 10 A. Don't recall.
- 11 Q. Who made the lease payments under
- 12 that lease that we tentatively marked as
- 13 Trustee Exhibit 7?
- 14 A. Match Ephraim.
- 15 Q. The LLC entity I've been referring
- 16 to?
- 17 A. Correct.
- 18 Q. Where did the LLC get the funds to
- 19 make those rent payments?
- 20 A. I don't recall how it got funded.
- 21 Probably myself.
- 22 Q. You, individually?
- 23 A. Correct.
- Q. Do you remember what the monthly
- 25 rent payments were?

1 LEFKOWITZ 2 A. No. Q. Were there other times between the 3 4 time of its formation and the time that it filed its Chapter 11 petition that the LLC 5 received funds? 6 7 MR. KRINSKY: Could you read that back? 8 9 (The pending question was read 10 back.) 11 A. Which time was that, again? Q. From the time of its inception in 12 July of 1999 until it filed its petition. I 13 14 believe the date on the LLC's petition --A. '04. Sometime in '04. 15 Q. Yes. Sometime in '04. I don't 16 seem to have the date here. That's the period 17 of time. 18 A. The last time it had a bank account 19 was 9-11-01. 20 21 Q. You misunderstood my question. (A conference was held between the 22 23 witness and his attorney.) 24 Talking about capitalization of the

LLC. You mentioned at its inception you

1 LEFKOWITZ

- 2 believe that you probably gave it some funds of
- 3 your own.
- 4 A. And then in '04 I caused a lot of
- 5 funds to be lent to the entity.
- 6 Q. By whom?
- 7 A. Myself.
- 8 Q. You, individually?
- 9 A. No. I was the one that caused
- 10 lending money to Match Ephraim.
- 11 Q. Who actually lent the money?
- 12 A. Maskil el-Dal.
- Q. Do you recall how much over that
- 14 period of time in the total was lent to the LLC
- 15 by Maskil el-Dal?
- 16 A. 1.5, \$1.6 million.
- 17 Q. And were those loans? Or were they
- 18 capital contributions?
- 19 A. Loans.
- 20 Q. And do you recall approximately how
- 21 many such loans there were?
- A. As-needed basis.
- Q. And each time a loan from Maskil
- 24 el-Dal to the LLC was made, did the LLC give a
- 25 promissory note to Maskil el-Dal?

1	LEFKOWITZ
2	A. No.
3	Q. Did it ever do so?
4	A. No.
5	Q. Were there ever any written loan
6	agreements between Maskil el-Dal and the LLC?
7	A. Not that I recall.
8	Q. Did the LLC ever pledge any assets
9	in writing to Maskil el-Dal?
10	A. Not that I recall.
11	Q. Did it ever give a signed security
12	agreement or signed collateral agreement to
13	Maskil el-Dal?
14	A. Don't know.
15	MR. WOLF: I'm about to get into a
16	new area. I think now might be a good
17	break time.
18	(Discussion off the record.)
19	(The luncheon recess was taken at
20	1:00 a.m.)
21	
22	
23	
24	
25	

1	LEFKOWITZ
2	AFTERNOON SESSION.
3	2:10 p.m.
4	EXAMINATION RESUMED BY MR. WOLF:
5	Q. One follow-up question to this
6	morning's session. With regard to the bank
7	account that the Debtor had at Citibank at the
8	branch in One World Trade Center, you said once
9	9/11 occurred, that was the end of that
10	account.
11	I realize the branch no longer,
12	unfortunately, existed, but the account would
13	have still been in existence. Citibank
14	obviously continued to operate. So
15	A. It was shut down altogether.
16	Q. Didn't the account itself still
17	continue in existence beyond 9/11?
18	A. I had a bunch of accounts with
19	Citibank at the time, and we were fighting over
20	records and what not. I remember post- $9/11$ I
21	shut down all my accounts there.
22	Q. I'm sorry. You said fighting about
23	records?
24	A. Yeah.
25	Q. With Citibank?

- 2 A. Yeah.
- 3 Q. What was the fight about?
- 4 A. I don't remember exactly what it
- 5 was, but I had a dispute with Citibank over
- 6 accounts records.
- 7 Q. Were you contending that there was
- 8 not as much being shown in your account --
- 9 A. There were deposits on that day
- 10 that didn't reflect.
- 11 Q. On which day?
- 12 A. 9/11.
- 13 Q. Did that -- how much were those
- 14 deposits?
- 15 A. I don't remember. Not just in the
- 16 Debtor. It was my other accounts.
- 17 Q. Do you recall whether or not, as
- 18 far as the Debtor's account was concerned, that
- 19 issue got rectified?
- 20 A. Yeah. I think so.
- 21 Q. And what happened -- so there was
- 22 money recredited to the Debtor under that
- 23 account?
- 24 A. I don't remember exactly what
- 25 happened, but I remember the accounts got

- 1 LEFKOWITZ
- 2 closed and I didn't do business with Citibank
- 3 again. I didn't open any new accounts.
- 4 Q. Do you have any records of the
- 5 Debtor with regard to the ultimate closing of
- 6 that Citibank account?
- 7 A. No.
- Q. Let's talk about the Meadows
- 9 property. How did you first become aware of
- 10 that property?
- 11 A. Through a broker.
- 12 Q. And who was that broker?
- 13 A. That broker was -- I forgot his
- 14 name. Who was that broker? I don't recall the
- 15 name. But I remember I paid him a commission.
- 16 That, I do remember.
- 17 Q. His name wasn't Chaim Lefkowitz,
- 18 was it?
- 19 A. No. Chaim introduced me to that
- 20 broker.
- 21 Q. Is Chaim a broker?
- A. He's my brother.
- 23 Q. Is he a licensed real estate
- 24 broker, your brother?
- 25 A. I don't know.

1 LEFKOWITZ 2 Q. So he introduced you to the broker whose name you can't remember who introduced 3 4 you to the Meadows property? 5 A. Correct. And approximately when was that? 6 Q. 7 That was in the winter of '04. Α. Winter of '04? Summer '03 -- winter '03. 9 Winter '03. Summer '03/winter '04. Either late 2003 or early 2004? 10 Q. 11 A. Right. 12 Q. Did you go up to view the property? 13 Α. Yes. 14 Q. Did you put a bid in on the 15 property? 16 Α. No. 17 Q. Did anyone on your behalf put in a bid for that property? 18 19 Α. No. 20 Q. At some point an individual named 21 Aron --22 Α. Aron. 23 Q. -- A-R-O-N, Fixler entered into a 24 contract with the owner of that property,

Helen-May Holdings, LLC. I'll refer to that

1 LEFKOWITZ 2 entity as Helen-May. 3 (Discussion off the record.) 4 Q. Aron Fixler entered into a contract with Helen-May for the Meadows property. Did 5 you know Aron Fixler at the time? 6 7 Α. Yes. How did you know him? 8 Q. 9 Α. We grew up together. 10 Q. Did the two of you grow up together in Borough Park? 11 12 Α. No. 13 Q. Where? 14 Α. In Williamsburg. 15 Q. Williamsburg, Brooklyn. 16 Α. Right. 17 Q. And were you aware that Aron Fixler was going to be entering into the contract to 18 buy the Meadows property? 19 20 Α. No. When I got to know the whole 21 gang, he was in contract already. Q. Oh. So when you were introduced to 22

this property, he had already entered into a

A. Right. He was in the contract

23

24

25

contract?

1 LEFKOWITZ 2 already. 3 When you say he was in the Q. 4 contract, he'd signed it already? 5 Α. Yeah. 6 MR. WOLF: Let's mark the contract. 7 (Trustee Exhibit 12 for identification, copy of contract, 8 9 4-27-04, between Helen-May as seller and 10 Aron Fixler as purchaser.) 11 (Discussion off the record.) 12 Mr. Lefkowitz, you now have in Q. front of you what has been marked as Trustee 13 14 Exhibit 12 and appears to be a copy of the 15 contract bearing a date of April 27, 2004 between Helen-May as seller and Aron Fixler as 16 17 purchaser. You've seen a copy of that contract before? 18 19 A. Yes. 20 Q. When for the first time did you see 21 a copy of that contract? When the assignment was negotiated. 22 Α. 23 Q. The assignment of Mr. Fixler's

position as purchaser?

A. Correct.

24

1	
_	LEFKOWITZ

- 2 Q. And now that you see the date on
- 3 this contract, April 27, 2004, can you tell me
- 4 whether the broker who introduced you to the
- 5 Meadows property did so prior to April 27, 2004
- 6 or after April 27, 2004?
- 7 A. It was after.
- 8 Q. Okay. And did he indicate to you
- 9 that Aron Fixler was looking to assign his
- 10 interest as purchaser on that contract?
- 11 A. Actually, I was introduced to go
- 12 partners with Fixler.
- 13 Q. After Fixler had signed the
- 14 contract?
- 15 A. Right.
- 16 Q. And did you have any negotiations
- 17 to become Fixler's partner?
- 18 A. I sat down with him and ultimately
- 19 I agreed to take it over.
- 20 Q. Was there a written -- I'm going to
- 21 show you in a few minutes the short one-page
- 22 assignment of his rights. But putting that
- 23 document aside, was there an actual written
- 24 agreement between you and Fixler or between
- 25 someone on your behalf and Fixler agreeing to

- 1 LEFKOWITZ
- 2 purchase his rights under the contract?
- 3 A. There was no other document that I
- 4 know of other than what's in the record of the
- 5 case.
- 6 Q. A record --
- 7 A. In the record of the case. It was
- 8 submitted all kinds of records, in the subject
- 9 litigation.
- 10 Q. Did you or someone on your behalf
- 11 pay something to Fixler to get an assignment of
- 12 the contract?
- 13 A. I paid -- I basically paid by
- 14 replacing his deposit money.
- 15 Q. How much had he deposited?
- 16 A. I think \$140,000.
- 17 Q. So you caused a new \$140,000 to be
- 18 delivered on your behalf to Helen-May in
- 19 substitution for his \$140,000 deposit?
- 20 A. Not to Helen-May. To Fixler.
- 21 Q. You gave the \$140,000 to Fixler?
- 22 A. Right. Fixler gave \$140,000 to
- 23 Helen-May and I gave 140,000 to Fixler.
- Q. I understand that. And he then
- 25 assigned the contract.

- 2 A. Right.
- 3 Q. Are you telling me he didn't make a
- 4 cent on the assignment?
- 5 A. Not didn't he make a cent, but he
- 6 lost some money, probably, in legal fees. And
- 7 I also paid the broker that introduced him to
- 8 Helen-May. So I took over that obligation and
- 9 I took -- and I saved his deposit.
- 10 Q. Why didn't Fixler proceed to pursue
- 11 the contract, to close on the contract himself
- 12 or with you as a partner?
- 13 A. Himself, he couldn't get financing
- 14 to close.
- 15 Q. Right.
- 16 A. So he came to me for money. And I
- 17 didn't find a reason to become his partner. So
- 18 I told him, "Listen. You don't have money to
- 19 close. You don't have anything to contribute
- 20 to the partnership. I'm offering to take you
- 21 out of it."
- Q. And he said okay.
- 23 A. He said okay.
- Q. Did Fixler have an attorney
- 25 representing him?

1 LEFKOWITZ A. Michael Halberstam. 2 3 (Discussion off the record.) 4 Q. Were you represented by an 5 attorney? 6 Α. No. 7 Q. You did it on your own? A. Yes. 8 9 Q. At the time that he assigned the contract, what business was Fixler in? 10 11 A. I think he's in the clothing business. I think so. 12 13 Q. Do you know if, at the time, he owned any real estate? 14 A. No idea. 15 Q. And why were you interested in the 16 17 property? A. I was looking to do a development

- A. Second home residential 21
- development. 22

upstate.

18

19

20

23 Q. And so you were thinking of doing

Q. What type of development?

- that on the Meadows property? 24
- A. Correct. 25

1	LEFKOW	ITZ
2	Q. Were you goin	ng to make use of the
3	existing structures on th	ne Meadows property for
4	that purpose?	
5	A. No.	
6	Q. Were you cons	sidering tearing down
7	those existing structures	3?
8	A. The existing	structures are sitting
9	on maybe three acres of I	land. I was looking
10	more to the acreage of the	ne parcel than the
11	structures.	
12	MR. WOLF: Wo	ould you read that
13	back?	
14	(The preceding	ng answer was read
15	back.)	
16	Q. You mean the	overall acreage.
17	A. Yes.	
18	Q. And what were	e you looking to do:
19	Build freestanding reside	ential units? Or
20	connected townhouse-type	units?
21	A. No. One-fam:	ily homes.
22	Q. And were you	anticipating these
23	would be used as second h	nomes by families

A. It's winterized homes being used as

24 primarily in the summer?

- 2 a secondary home.
- 3 Q. So they could be used all year
- 4 around.
- 5 A. Right.
- 6 Q. And did you, before the assignment
- 7 was made by Fixler, do any or cause anyone to
- 8 do any studies or plans of what such a
- 9 second-family home residential development
- 10 would look like?
- 11 A. Yes.
- 12 Q. Who did you use for that purpose?
- 13 A. Well, it was myself. Before I did
- 14 the deal I met with the owners and sat in the
- 15 owners' office. Went through plans. Took
- 16 along my contractor who I've built other sites
- 17 with. We studied the site, the plans, the
- 18 zoning. And we made our conclusions.
- 19 Q. What contractor was that?
- 20 A. Catskill Vacation Home Builders.
- 21 Q. Are they located in the Catskill
- 22 area?
- 23 A. Yes.
- Q. You said you had worked with that
- 25 contractor to build other developments. Other

1		LEFKOWITZ
2	development	s in the Catskill region?
3	A.	Correct.
4	Q.	How many such developments?
5	Α.	Two.
6	Q.	Where are they located?
7	Α.	In Fallsburg.
8	Q.	Both in Fallsburg?
9	Α.	Yes.
10	Q.	Fallsburg proper? Or South
11	Fallsburg?	
12	A.	Fallsburg.
13	Q.	Were they on the sites of former
14	resorts in	the Catskills?
15	A.	Everything in the Catskills is
16	former reso	rts, especially these size of sites.
17	Q.	I'm sorry
18	A.	Same size of parcels.
19	Q.	And are there names to these two
20	sites?	
21	Α.	Yes.
22	Q.	What are they?
23	Α.	One is called Twin Oaks and one is
24	called Lake	Forest.

Q. And how many units does Twin Oaks

1 LEFKOWITZ 2 have? 3 Twin Oaks has 86. Α. 4 Q. And the other? 5 Α. The other has 142. 6 And when was Twin Oaks built? Q. 7 Twin Oaks was built in 1999. Α. And -- I'm sorry. The other is --8 Q. 9 what's the name? Lake Forest. 10 Α. Q. Lake Forest. When was that built? 11 A. We started in '00. We completed it 12 13 in '03. 14 Q. And did you build Twin Oaks -- who 15 owned the property of Twin Oaks when the residential development -- when you were first 16 17 starting the residential development, to build 18 it? Who I bought it from? 19 Α. 20 Q. No. In what name did you buy it? 21 Oh. I think it was in Barclay Α. 22 Dwyer. 23 Q. And what about Lake Forest? 24 Α. Same.

Barclay Dwyer. Does Barclay Dwyer

25

Q.

1		LEFKOWITZ
2	own any uni	ts at the present time up there?
3	Α.	No.
4	Q.	Are those units owned as
5	condominium	ns?
6	Α.	Condominiums.
7	Q.	So each of the units has been sold.
8	Α.	Yes.
9		(Discussion off the record.)
10		THE WITNESS: Back to Fixler.
11	Q.	Well, sort of. On the assignment,
12	to which en	tity were Fixler's purchase rights
13	in the Mead	lows property assigned to?
14	Α.	Supposed to be assigned to Mateh
15	Efraim LLC.	
16	Q.	The LLC we've been talking about
17	earlier too	lay?
18	Α.	Correct.
19	Q.	The LLC that is a named Debtor in
20	this bankru	ptcy case?
21	Α.	Correct.
22	Q.	You say it was supposed to be. Are
23	you indicat	ing that that's not what happened?
24	Α.	No.

Q. I'm sorry. No, that's not what

- 2 happened?
- 3 A. Right.
- 4 Q. We've got to watch our double
- 5 negatives, you and me both.
- 6 So to whom was Fixler's contract
- 7 rights assigned?
- 8 A. I was negotiating the assignment.
- 9 I was sitting in Halberstam's office. I wrote
- 10 a check. I had to leave. I was there with
- 11 Steinwurzel. Steinwurzel signed it and wrote
- 12 Kolel Match Efraim, but it should have been
- 13 Match Efraim, LLC.
- Q. When you said he wrote Kolel,
- 15 you're talking about Kolel Mateh Efraim; is
- 16 that correct?
- 17 A. Yes.
- 18 MR. KRINSKY: I think he said
- 19 Steinwurzel was there.
- Q. Steinwurzel signed it?
- 21 A. Yes.
- Why was Steinwurzel there?
- Q. That wasn't going to be my next
- 24 question, but go ahead. Answer the question.
- 25 A. Because I was looking to carry the

1	LEFKOWITZ
2	property until development, so I was speaking
3	to him whether he can occupy the property in
4	the interim. And there was this long marathon
5	negotiation, and I left him there. I said,
6	"Here's a check. Make sure it gets assigned
7	over and we'll deal with it afterwards."
8	Q. It's your understanding that he
9	signed the assignment instrument?
10	A. Right.
11	(Trustee Exhibit 13 for
12	identification, assignment instrument.)
13	A. Yeah.
14	MR. KRINSKY: Wait till there's a
15	question pending.
16	Q. You have in front of you Trustee
17	Exhibit 13?
18	A. Right.
19	Q. Do you recognize that document?
20	A. Yep.
21	Q. Is that the assignment instrument
22	you were just referring to?
23	A. Yep.
24	Q. And Rabbi Steinwurzel signed that

25 instrument?

- 1 LEFKOWITZ
- 2 A. Right.
- 3 Q. So you say that the incorrect
- 4 entity name, incorrect entity, was typed below
- 5 the signature line?
- 6 A. Correct.
- 7 Q. At some point in time did you or
- 8 Rabbi Steinwurzel rectify that error?
- 9 A. There were discussions about it,
- 10 but I don't know if there were letters going
- 11 back and forth with Halberstam. I remember
- 12 discussions about it.
- 13 Q. Do you know if there was ever a new
- 14 assignment instrument executed that made clear
- 15 that Fixler was assigning the purchase rights
- 16 under the contract to the entity Match Ephraim
- 17 LLC?
- 18 A. I remember there was such
- 19 discussion. Could be there was some letters
- 20 back and forth.
- 21 Q. Have you ever seen such a document?
- 22 A. "Document" meaning a rectifying
- 23 document?
- Q. Correct.
- 25 A. I've got to go through the letters

1	LEFKOWITZ
2	between Scher and Halberstam. There could be
3	something in the correspondence.
4	(REQ) MR. WOLF: I request production of
5	that correspondence.
6	A. I think we did that. Something in
7	the Scher and Halberstam.
8	(REQ) Q. I make a request on the record for
9	any documentation you have, whether it was
10	between Mrs. Scher and Halberstam or otherwise
11	that was with regard to rectifying what you've
12	indicated was an error in the entity to whom
13	Fixler's rights were assigned.
14	MR. KRINSKY: I think there may
15	have been one other request already. I
16	can't remember. I suggest there will be
17	more requests. I assume you'll
18	memorialize in a letter?
19	MR. WOLF: We will.
20	(Discussion off the record.)
21	Q. The check that was delivered to
22	Fixler in connection with this assignment was
23	in what amount?

A. I recall \$140,000.

Q. On whose account was that check

24

- 2 drawn?
- 3 A. Maskil el-Dal.
- 4 Q. Once this assignment document,
- 5 Trustee 13, was executed, was someone at
- 6 Helen-May notified of the assignment?
- 7 A. I think so.
- 8 Q. And do you know who notified whom
- 9 in that regard?
- 10 A. Halberstam to Scher. I think there
- 11 was even consent. There was some consent
- 12 required.
- 13 Q. Do you recall seeing a consent
- 14 document in writing?
- 15 A. I recall something about consent,
- 16 yes.
- 17 (REQ) MR. WOLF: Requesting also
- 18 production of whatever consent there was.
- 19 THE WITNESS: I think all those
- documents have been produced to you.
- O. We will take another look. Off the
- 22 top of my head, I'm not remembering seeing such
- 23 a document.
- 24 A. Okay.
- 25 (Trustee Exhibit 14 for

1	LEFKOWITZ
2	identification, copy of fronts and backs
3	of various checks.)
4	Q. I'm focusing on the top check of
5	the first page at the present time. Exhibit 14
6	is a copy of a bunch of fronts and backs of
7	various checks. My only question is, focusing
8	right now, Mr. Lefkowitz, on the top check on
9	the first page of Trustee Exhibit 14, it's
10	drawn on the account of Maskil el-Dal, and it's
11	dated 5-19-04, which would appear to be the day
12	after the date of the assignment by Fixler.
13	It's a check made out to Michael J.
14	Halberstam, Esq., in the amount of \$135,000.
15	And in the lower left corner in the memo
16	section there is handwritten "Loan to Kollel
17	Mateh Efraim on camp contract."
18	First of all, whose handwriting is
19	on this check?
20	A. Looks like mine.
21	Q. Is that your signature on the
22	check?
23	A. Yeah.
24	Q. I'm sorry?
25	A. Yes, sir.

1	LEFKOWITZ
2	(Discussion off the record.)
3	Q. What did this \$135,000 represent?
4	A. I don't know. I really don't.
5	What's the date of the assignment?
6	MR. KRINSKY: The day before.
7	Q. May 18th, 2004. The day before.
8	Isn't this I'm assuming the \$135,000 was
9	going towards the equivalent of the security
10	deposit that you said, before, Fixler had given
11	to Helen-May as a down payment under the
12	contract.
13	A. But he had 140, not 135. Let me
14	just check this.
15	Q. Okay.
16	A. I don't see his deposit. My
17	assumption would be 10 percent deposit. I
18	don't know what this calls for a \$49,000
19	deposit, so I don't know what it is.
20	Q. Where do you see reference to a
21	\$49,000 deposit?
22	A. At the signature page of the
23	contract. "The undersigned escrowee hereby
24	acknowledges receipt of \$49,000 by check

subject to collection, held in escrow by Dan

1	LEFKOWITZ
2	Scher."
3	MR. KRINSKY: If I can refresh his
4	recollection.
5	MR. WOLF: If you want to go off
6	the record and say something with all of
7	us present, that's fine.
8	(A conference was held between the
9	witness and his attorney.)
10	(Discussion off the record.)
11	Q. You don't know. Okay. The second
12	check on this first page, also that of Maskil
13	el-Dal, is dated May 20, 2004. "Pay to the
14	order of Cong. Nyiregyhaz," \$75,000."
15	Does "Cong." stand for
16	"congregation"?
17	A. I don't know.
18	Q. Is that your signature at the lower
19	right-hand corner of the check?
20	A. Yeah.
21	Q. Who would have typed in the content
22	on this check?
23	A. Must have been someone in my
24	office. I don't know how to type.
25	Q. The memo at the bottom says, "Loan

1							LEFKOWITZ
_		_	_		_	_	

- 2 to Kolel Match Efraim, camp contract, payment
- 3 to CS" -- all that's visible is "Lefko."
- 4 A. I think this is the commission. I
- 5 assume this is the commission payment between
- 6 Fixler and --
- 7 Q. Is "CS" the initials of your
- 8 brother Chaim Lefkowitz?
- 9 A. Chaim. Could be. I don't know.
- 10 Q. Does he have a middle name?
- 11 A. No. He's known by "Chaim." I know
- 12 he was involved in introducing the contract.
- 13 It could be he was the one that transferred
- 14 that check over to the commission guy. I
- 15 remember it being a \$75,000 commission payment.
- 16 Q. Do you know how you pronounce the
- 17 name that starts with "N" on this check?
- 18 A. No.
- 19 Q. Are you familiar with a Jewish
- 20 congregation that is known by that name?
- 21 A. No.
- 22 Q. Do you recall why a payment you say
- 23 appears to be made for broker's commission
- 24 would have been made payable to what appears to
- 25 be a congregation?

1	LEFKOWITZ	
2	A. I think there was something	about
3	keeping it in escrow until they agreed.	I
4	don't recall. I remember it was a \$75,	000
5	payment. I didn't want to pay directly	to the
6	broker because I didn't have an agreeme	nt with
7	the broker. There was some third party	
8	involved with holding this \$75,000.	
9	Q. Your brother Chaim at the t	ime, May
10	of 2004, where did he reside?	
11	A. 2004? I don't recall.	
12	Q. Was it within New York State	e?
13	A. Yeah.	
14	Q. Was it within Brooklyn?	
15	A. I think so. Yeah.	
16	Q. What shul did he belong to?	
17	A. I've said	
18	(Discussion off the record.	)
19	A. We don't live in the same	
20	community. I wouldn't know where he be	longs.
21	Q. Where did you belong at the	time?
22	A. Hiechel Hatitleh	
23	Q. Is that a Hasidic congregat	ion
24	located in Borough Park?	
25	A. Again, you touched a nerve.	

- Q. I'm sorry.
- 3 A. The word "Hasidic" -- it's an
- 4 Orthodox congregation.
- 5 Q. Okay. And you don't recall what
- 6 congregation your brother belonged to at that
- 7 time?
- 8 A. No.
- 9 Q. But it wasn't yours.
- 10 A. No.
- 11 Q. At some point in time there was an
- 12 occupancy agreement entered into with Helen-May
- 13 with regard to the Meadows property; is that
- 14 correct?
- 15 A. Yeah.
- Q. Was that shortly after, meaning
- 17 within two weeks or so, after the assignment of
- 18 the contract from Fixler to that Kollel Efraim
- 19 entity we saw on the document?
- 20 A. The dates will probably speak for
- 21 themselves.
- 22 Q. Let me ask you that. Was the
- 23 concept of an occupancy agreement negotiated
- 24 subsequent to the assignment?
- 25 A. Yes.

1	LEFKOWITZ
2	Q. And how did that occupancy
3	agreement come about? What led to the
4	discussions about that concept?
5	A. I remember I sat down with the
6	owners, with Helen-May
7	Q. Was that Irene and Paul Griffin?
8	A. Yeah. Paul Manley.
9	Q. Okay.
10	A. And I told them that this property
11	needs a lot of needs a lot of help, and we
12	can't let it just sit and rot away. I have a
13	camp that's willing to occupy it and they'll
14	throw some maintenance in and bring it back to
15	its condition. By the time it's closed, I'll
16	have on what to close.
17	Q. And what did he say?
18	A. He said, "Okay. We'll have an
19	occupancy agreement."
20	MR. KRINSKY: Can we take a
21	two-minute break?
22	MR. WOLF: Can I finish this
23	thought?
24	MR. KRINSKY: I thought you were
25	going to start a whole round of new

- 2 MR. WOLF: Just one question.
- 3 Q. You said, just before, you told
- 4 Griffin that you had a camp. What camp were
- 5 you referring to?
- 6 A. Match Efraim camp.
- 7 Q. Was that a camp already in
- 8 existence?
- 9 A. No.
- 10 Q. That was a camp, then, that was
- 11 going to be set up?
- 12 A. Yes.
- 13 Q. And who was going to set it up?
- 14 A. Steinwurzel.
- 15 Q. Had he operated any camps up in the
- 16 Catskill region previously?
- 17 A. Not that I know of.
- 18 Q. And you had already spoken to Rabbi
- 19 Steinwurzel about the concept of having a camp
- 20 up at the Meadows property?
- 21 A. Yes.
- 22 Q. Did Rabbi Steinwurzel hold any
- 23 license or licenses that permitted him to
- 24 operate a camp?
- A. Don't know.

- 2 Q. Did he ever?
- 3 A. I don't know.
- 4 Q. Is it your understanding that that
- 5 was a New York State requirement, that the
- 6 operator of the camp needed to be licensed by
- 7 some agency of the State of New York in order
- 8 to operate the camp?
- 9 A. No big deal. Any individual can go
- 10 into the Health Department and get a license to
- 11 operate a camp.
- 12 Q. Did someone do that in connection
- 13 with this camp?
- 14 A. I don't know.
- 15 Q. You left that for Rabbi Steinwurzel
- 16 to take care of?
- 17 A. Exactly.
- 18 Q. You had the contract rights -- your
- 19 entity -- you contend it was your entity was
- 20 now the purchaser, prospective purchaser, with
- 21 a contract vendee, I should call it, under this
- 22 contract. Weren't you concerned about whether
- 23 or not the property was going to be operated in
- 24 a lawful manner?
- 25 A. Yes. I gave it to a responsible

```
1
                      LEFKOWITZ
 2
    person to do it.
 3
                MR. WOLF: Do you want to take a
 4
          two-minute break?
 5
                MR. KRINSKY: Sure.
                (A brief recess was taken.)
 6
 7
          Q. Before we get to Trustee Exhibit
    15, let me ask you this. You mentioned you had
    a contractor lined up with regard to the
10
    Meadows property. Did you also -- were there
11
    any other consultants or professionals you had
    retained at or around the time of the
12
13
    assignment in connection with the development
    you contemplated doing there?
14
15
          A. I remember we had an engineer out
16
    there.
17
                Who was that?
          Q.
18
                A guy from Woodrich. Adler.
          Α.
19
          Q. A-D-L-E-R?
20
          Α.
                Correct.
                Woodrich. Which state?
21
          Q.
22
          Α.
                New York.
                Where is Woodrich, New York?
23
          Q.
                In the Catskills.
24
          Α.
25
          Q.
                Anybody else? Any other
```

- 2 professionals?
- A. We hired a surveyor, but the survey
- 4 came in much later.
- 5 Q. Who was the surveyor?
- 6 A. The surveyor was Eustin & Horowitz.
- 7 Q. And when did his survey come in?
- 8 A. A few months later.
- 9 Q. Did you have an appraiser?
- 10 A. We did an appraisal. I think we
- 11 had an appraisal twice.
- 12 Q. When for the first time was it
- 13 appraised?
- 14 A. It was appraised -- wait a second.
- 15 No. There was an appraisal done on the
- 16 property, done by the Griffins, that we
- 17 updated. We paid for the update. When we
- 18 bought the two other parcels, we hired an
- 19 appraiser to incorporate all parcels.
- 20 Q. All three?
- 21 A. Yes. Yes.
- Q. Was it the same appraiser who did
- 23 the upgrade in all three?
- A. I don't think so. No.
- Q. When was the updated appraisal of

- 2 the Griffins or Helen-May done?
- 3 A. I don't recall.
- 4 Q. Was it after the assignment?
- 5 A. I believe so. I was shown an
- 6 appraisal before the assignment. This was
- 7 marketed to me by the Griffins. Fixler had no
- 8 clue what he bought. He had no idea what this
- 9 property was. So the Griffins made me the
- 10 sales pitch. Took me out to the property.
- 11 Showed me the appraisal and survey. They
- 12 showed me all kinds of plans and sewer systems
- 13 and acreages and zonings and what not. So I
- 14 took a whole packet of documents from their
- 15 office, went to the assignment, and then I
- 16 dealt with those professionals.
- 17 Q. Do you recall what value the
- 18 appraisal they showed you indicated the Meadows
- 19 plot had?
- 20 A. I remember like a million-five, a
- 21 million-six.
- 22 Q. At some point was there an
- 23 appraisal -- or did you see an appraisal done
- 24 of the Meadows property by someone named Harold
- 25 Roder?

- 1 LEFKOWITZ
- 2 A. Yes. He's the one that we hired
- 3 after -- when all three parcels were --
- 4 Q. Did he come up with an appraised
- 5 value?
- 6 A. Yes.
- 7 Q. What was that value?
- 8 A. I think it was much higher than the
- 9 original appraisal.
- 10 Q. Than the one the Griffins had
- 11 showed you?
- 12 A. Yes.
- Q. What was the value that Roder
- 14 showed for the Meadows property?
- 15 A. Like \$3 million, I think.
- 16 Q. And then you say he also appraised
- 17 the two parcels that the Debtor bought
- 18 outright?
- 19 A. Well, it was including.
- 20 Q. So Roder's appraisal had an
- 21 appraised value of in excess of three million
- 22 for the three parcels in the aggregate?
- 23 A. Right.
- MR. KRINSKY: I think his testimony
- is that he thinks it was --

- 2 A. I remember -- we were under the
- 3 belief that it was 77 acres. So was Roder
- 4 under the belief that it was 77 acres. And
- 5 then we added 11 or 13 acres of the other
- 6 parcel. So we had a total of something like
- 7 80-and-change acres. Based on that, he wrote
- 8 up his appraisal. But all of that is
- 9 erroneous.
- 10 Q. Well, when did Roder do this
- 11 appraisal?
- 12 A. As I said, I believe after we
- 13 purchased the other two parcels.
- Q. Where is Roder from?
- 15 A. Also upstate.
- 16 Q. In the Catskills area?
- 17 A. Maybe in Middletown.
- 18 Q. Do you know how many times he went
- 19 up to the properties in order to do his
- 20 appraisal?
- 21 A. No.
- 22 Q. Did you accompany him on any of his
- 23 visits?
- A. Never met him.
- 25 Q. Did he produce a written report?

```
1
                      LEFKOWITZ
 2
                Yes. It's in the record.
          Α.
 3
          Q.
                It may be in the record.
 4
                MR. WOLF: Off the record.
 5
                 (Discussion off the record.)
           (REQ) MR. WOLF: I'm requesting
 6
 7
          production of whatever appraisal or
 8
          appraisals --
 9
                 I don't have any more documents
          Α.
10
     than I already gave you.
11
                MR. KRINSKY: I'll look.
12
          Q.
                Did the appraisal that the Griffins
     showed you have any statement in there that
13
14
     indicated or contended that the acreage of just
15
     the Meadows parcel was 77 acres?
          A. Yes.
16
17
                MR. WOLF: I'm requesting also
    production of the appraisal that was shown to
18
     the witness by the Griffins.
19
20
                 THE WITNESS: The Griffins have
          that. I wouldn't have that.
21
                MR. KRINSKY: I'll look and see
22
23
          what we have.
          Q. Let's get to the occupancy
24
```

agreement. Trustee's Exhibit 15 is in front of

1 LEFKOWITZ 2 you, on the letterhead of Scher & Scher, PC. 3 (Trustee Exhibit 15 for identification, letter to M.J. 4 5 Halberstam, Esq., on letterhead of Scher 6 & Scher, PC, copy of so-called occupancy 7 agreement entered into shortly subsequent 8 to the time of the assignment.) It's in letter form to Michael J. 9 Q. 10 Halberstam, Esquire. My first question is: Do 11 you recognize this to be a copy of the 12 so-called occupancy agreement entered into 13 shortly subsequent to the time of the 14 assignment? 15 Α. Yes. 16 And were you personally involved in Q. 17 negotiations of the terms that are contained in this occupancy agreement? 18 19 Α. Yes. 20 And were those negotiations Q. 21 face-to-face? 22 Α. No. 23 Q. Were they over the phone? 2.4 Α. Yes.

And with whom did you have those

25

Q.

- 2 negotiations?
- 3 A. Dan Scher.
- 4 Q. You dealt with him directly, as
- 5 opposed to his client?
- 6 A. Correct.
- 7 Q. And do you recall the approximate
- 8 length of the period during which these
- 9 negotiations occurred?
- 10 A. I don't know. Prior to June 3.
- 11 Q. It was approximately two weeks
- 12 between the date of the assignment and the
- 13 occupancy agreement? Was it about a two-week
- 14 period during which the negotiations took
- 15 place?
- 16 A. Correct.
- 17 Q. Did anyone else negotiate on your
- 18 behalf with regard to the terms of this
- 19 agreement?
- 20 A. Halberstam.
- 21 Q. Halberstam, I thought you said, had
- 22 been Fixler's attorney.
- 23 A. I inherited him. The box, the
- 24 chicken, and everything.
- Q. And the attorney.

- 1 LEFKOWITZ
- 2 A. Right.
- 3 Q. And Halberstam is located here in
- 4 New York?
- 5 A. 39 Broadway.
- 6 Q. And did you sign this occupancy
- 7 agreement?
- 8 A. I did. My name is spelled wrong,
- 9 but I did.
- 10 Q. Is that a copy of your signature on
- 11 page 4 of the document in the lower right-hand
- 12 corner?
- 13 A. Yes. Uh-huh.
- 14 Q. And where were you when you signed
- 15 that document?
- 16 A. No clue.
- Q. Were you in your attorney's office?
- 18 A. No. This was all facsimile.
- 19 Q. And Mr. Halberstam also signed the
- 20 document; correct?
- 21 A. Correct.
- 22 Q. Now, under this occupancy agreement
- 23 and the contract, when was the sale of the
- 24 property to close? When was it scheduled for?
- 25 A. For -- I think there was,

- 1 LEFKOWITZ
- 2 subsequent, some extensions.
- 3 Q. I understand that. But under the
- 4 initial occupancy agreement, what was the
- 5 scheduled closing date?
- A. You want me to read the agreement?
- 7 The closing date should take place on or about
- 8 September 27, '04, time-of-the-essence.
- 9 Q. Is that your recollection, that
- 10 that was the agreed-to initial closing date?
- 11 A. I don't recall, but that's what the
- 12 document says.
- Q. And without, for the moment,
- 14 looking at the document, do you recollect that
- 15 there were certain payment obligations that --
- 16 A. The occupancy required.
- 17 Q. -- the purchaser was to make to
- 18 Helen-May in connection with the occupancy?
- 19 A. Correct.
- Q. And what were those?
- 21 A. Some expenses, from page 2.
- 22 Mortgage, 9750. Insurance 2500. Interest on
- 23 client's credit cards, 3500.
- Q. Were those payments made?
- 25 A. Yes.

1 LEFKOWITZ 2 Were they made on a monthly basis? Q. Are these payments monthly payments? Or 3 4 one-shot payments? 5 Α. No, they can't be monthly. 6 You say they can't be? Q. 7 Α. Right. 8 Q. And why is that? 9 Because I don't believe that -- the Α. 10 truth is, I don't know. 11 Q. There's one item here on page 2 that says, "Interest on our client's credit 12 13 card debt, \$3500." What did that relate to? 14 A. I don't know. All I can tell you, 15 if my lawyer would have written something like this, he wouldn't be my lawyer. So I don't 16 know. Griffin had credit card and credit card 17 interest, and he asked for \$3500. I don't 18 19 know. 20 Q. Did the title close on September 27, 2004? 21 22 Α. No. 23 Q. Why didn't it close on September 27, 2004? 24

A. I don't know. I think there was a

1	LEFKOWITZ
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- 2 subsequent extension to that.
- 3 Q. We're going to get to that. What
- 4 I'm looking for: Was there a reason why it
- 5 didn't close on September 27, 2004? I'm not
- 6 suggesting there's some nefarious purpose or
- 7 whatever, but I'm trying to ascertain why the
- 8 date did get extended.
- 9 A. Because I think we were insisting
- 10 on closing with a survey because there was some
- 11 easements on the property. And we didn't have
- 12 the easement -- we didn't have the survey
- 13 concluded in September.
- Q. What kind of easements turned out
- 15 to be on the property?
- 16 A. There is some easements from
- 17 neighbors on Route 52.
- 18 Q. Easements with regard to their
- 19 ability to walk across the property?
- 20 A. Titles to the property. There are
- 21 sliver easements running through the property.
- 22 Q. Sliver easements to give those
- 23 neighboring owners what? I'm sorry.
- Don't do a drawing yet.
- 25 A. I want to exhibit it.

1	LEFKOWITZ

- 2 Q. Sliver easements for right of
- 3 access?
- A. Right. Do you have the survey?
- 5 Q. I don't have the survey. I'm not
- 6 trying to get into a lot of details. I'm just
- 7 curious. This is the first time I'm hearing
- 8 about certain sliver easements.
- 9 A. When you do a title search on the
- 10 Meadows, you'll find the neighboring properties
- 11 have sliver easements onto the Meadows
- 12 property. We insisted on a survey. I remember
- 13 the surveyor who we hired and paid couldn't do
- 14 the survey because it was summertime and they
- 15 needed a fly-over, and there were too many
- 16 leaves, so they had to wait till the leaves
- 17 fell.
- 18 Finally, the survey came in and
- 19 then we discovered we don't have 77 acres, only
- 20 60 acres. And we started the bickering about
- 21 where did the acres disappear. And that's when
- 22 all the litigation blew up.
- 23 Q. I'm still trying to figure out
- 24 what -- an easement, as I presume you know,
- 25 does not mean the person in whose favor the

LEFKOWIT:
TELVOMII,

- 2 easement runs has -- they have some use to the
- 3 property. What use did these people have under
- 4 these easements?
- 5 A. Let me draw.
- 6 Q. It may be an exhibit. Make it
- 7 neat.
- 8 A. This is Route 52 and this is Route
- 9 114. The Meadows is right here; the two other
- 10 parcels, parcel 1, parcel 2, and this is parcel
- 11 3.
- 12 Q. Parcel 3 is the Helen-May parcel.
- 13 A. Which goes all the way through
- 14 another road here, which I don't remember the
- 15 name. There are a few owners on this side, on
- 16 Route 52, that have either fire exit through
- 17 here, or fire exit through there.
- 18 Q. Okay. In case there was a fire --
- 19 A. If a fire truck needs to go
- 20 through. If ever it gets developed. It's a
- 21 100-year-old easement, so when you do the
- 22 title, it comes up. So we wanted to have it on
- 23 the survey.
- Q. Could you disattach that piece of
- 25 paper? We're making it an exhibit.

```
1
                      LEFKOWITZ
                No. 16.
 2
           Α.
 3
                 (Trustee Exhibit 16 for
 4
           identification, sketch re easements.)
 5
                (Discussion off the record.)
 6
                Did the dispute with regard to the
           Q.
 7
     acreage arise before the extension of the
     September 27th, 2004 closing date was agreed
 8
 9
     to?
10
           Α.
                No.
11
           Q. After?
12
           Α.
                When we got the survey.
13
                Right. Okay.
           Q.
                 (Discussion off the record.)
14
                 (Trustee Exhibit 17 for
15
           identification, extension letter
16
           agreement extending closing date.)
17
                THE WITNESS: Yeah.
18
           Q. Do you recognize Trustee Exhibit
19
20
     17 --
21
                Yeah.
           Α.
               -- to be the extension letter
22
           Q.
23
     agreement that extended the closing date?
           Α.
                Yeah.
24
25
           Q. And did you also sign this
```

- 2 document?
- 3 A. Yeah.
- 4 Q. Is that a copy of your signature in
- 5 the lower right-hand corner of the second page?
- 6 A. Yeah.
- 7 Q. And is that your attorney, Michael
- 8 Halberstam's, signature above yours?
- 9 A. That, I wouldn't know, but it seems
- 10 to be.
- 11 Q. You have no reason to doubt that
- 12 that's his signature, do you?
- 13 A. No.
- 14 Q. Do you see the paragraph on the
- 15 first page of Exhibit 17 that starts, "The
- 16 payment to Irene Griffin of the consulting
- 17 fee" --
- 18 A. "1,000 per week." Right.
- 19 Q. That was eliminated. But those
- 20 sums up to that date were still outstanding,
- 21 according to the last sentence of that
- 22 paragraph. Do you see where I'm reading?
- 23 A. Right.
- Q. Were those payments of \$4,000 made
- 25 to Irene Griffin?

LEFKOWITZ

- 2 A. I don't recall. These are all --
- 3 you know, there was a bunch of gypsy
- 4 conversation. "Pay my credit card. Pay my
- 5 consulting." Besides paying their property, we
- 6 were paying their life bills. But I don't
- 7 remember which got paid and didn't.
- 8 Q. The last page, "The person will pay
- 9 the additional sum of \$20,250 upon return of
- 10 this letter and \$20,250 on or before October
- 11 27, time is of the essence" --
- 12 A. Right.
- 13 Q. -- were either of those two
- 14 payments made?
- 15 A. Two were made. One was stopped.
- Q. Which one was stopped?
- 17 A. I think the second one was stopped.
- 18 Q. And why was it stopped?
- 19 A. Because we discovered that we have
- 20 less than 77 acres.
- 21 Q. At some point am I correct that the
- 22 LLC, Match Ephraim LLC started what we call an
- 23 adversary proceeding in a bankruptcy case with
- 24 regard to the dispute with Helen-May over the
- 25 Meadows property?

- 2 A. Correct.
- 3 Q. Before that happened, there was
- 4 obviously a bankruptcy case filed.
- 5 A. Right.
- 6 Q. And who determined to file that
- 7 bankruptcy case?
- 8 A. I did.
- 9 Q. Did you discuss the idea of filing
- 10 the bankruptcy with Rabbi Steinwurzel before
- 11 the bankruptcy filing occurred?
- 12 A. No.
- 13 Q. Is there a reason you didn't?
- 14 A. Reason I didn't?
- 15 Q. Is there a reason you didn't?
- 16 A. He has no clue what bankruptcy is.
- 17 Q. Prior to the time the bankruptcy
- 18 was filed, through some entity or entities, you
- 19 purchased two adjoining parcels that were
- 20 contiguous with the Meadows property; is that
- 21 correct?
- 22 A. Right.
- Q. And when did that happen?
- 24 A. June, I think.
- Q. Of 2004? Just a few weeks after

- 2 you got the assignment; correct?
- 3 A. Correct.
- 4 Q. And how did that come about?
- 5 A. I went out to the property, to the
- 6 Meadows. I saw a for-sale sign on the next
- 7 door. I walked in to the guy.
- 8 Q. I'm sorry. But is this after the
- 9 assignment was executed? Or before?
- 10 A. After.
- 11 Q. Okay. I'm sorry. Go ahead.
- 12 A. Walked into the guy and I asked him
- 13 what's going on. He said, "Well, we're selling
- 14 the property." I asked him how much. He gave
- 15 me a price. I asked him the activity. He said
- 16 my brother-in-law, he's going to contract this
- 17 week on his side.
- 18 So I went over to the
- 19 brother-in-law and I asked him, "If I meet that
- 20 price, will you sell it?" And he said, "If you
- 21 close right now, I'll sell." So I immediately
- 22 bought those parcels. I didn't want to lose
- 23 the property.
- Q. So there was no contract of sale?
- 25 You went right to closing?

- 2 A. I think it was happening at the
- 3 same time.
- 4 Q. Simultaneous.
- 5 (A conference was held between the
- 6 witness and his attorney.)
- 7 (Discussion off the record.)
- 8 Q. Before we get into those documents
- 9 themselves, how much total did you pay for the
- 10 two parcels adjacent to the Meadows property?
- 11 A. Like 460. 470.
- 12 Q. Total?
- 13 A. Right.
- 14 Q. There were contracts of sale for
- 15 these two properties that you said were
- 16 executed simultaneously with the closing?
- 17 A. It wasn't prior to the closing,
- 18 that's for sure. If there were any, it would
- 19 have been at the closing.
- 20 Q. So simultaneous.
- 21 A. That's what I'm saying.
- 22 (REQ) MR. WOLF: We have not seen those
- 23 contracts. I'm requesting production of those
- 24 contracts.
- 25 THE WITNESS: I wouldn't have them.

- Q. Why wouldn't you have them?
- 3 A. I gave you all my closing documents
- 4 on those parcels.
- 5 Q. When you say you gave me, when did
- 6 you do that?
- 7 A. Before the 341 meeting.
- 8 Q. I remember you giving us documents.
- 9 I'm not saying you didn't. I don't remember
- 10 those contracts being among the documents.
- 11 A. Not contracts. I gave you the
- 12 closing file of those two parcels at that
- 13 meeting.
- 14 MR. KRINSKY: He's specifically
- asking if there were contracts.
- 16 Q. I'm not sure about what you just
- 17 said, but I'm telling you, we have yet to see
- 18 the actual contracts of sale for these two
- 19 properties. What you're looking at are the
- 20 deeds.
- 21 A. Where did you get those? From that
- 22 file?
- Q. No. I don't believe so. These
- 24 came to us independently.
- 25 A. Because --

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LEFKOWITZ	

- Q. What you gave us may or may not
- 3 have included the deeds. But I'm telling you,
- 4 I don't recall seeing the contracts.
- 5 A. No. I recall giving you closing
- 6 documents. I don't know if there was a
- 7 contract of sale. There was an appraisal.
- 8 There were surveys. Checks.
- 9 Q. Why don't we do this. We'll look
- 10 in our files. Your counsel and you will look
- 11 in your files. If you see contracts of sale,
- 12 you'll please produce them.
- 13 Is Trustee Exhibit 18 a copy of the
- 14 deed for the -- for one of the two parcels that
- was purchased?
- 16 (Trustee Exhibit 18 for
- 17 identification, deed.)
- 18 A. Again, these deeds are erroneous
- 19 deeds. I don't believe there's such a thing as
- 20 Kollel Mateh Efraim LLC.
- 21 Q. You're reading from the name on the
- 22 deed, Kollel Mateh Efraim LLC?
- 23 A. Yeah. Ssiti & Fahrije Saii. The
- 24 other is Naroli Naim.
- 25 (A conference was held between the

1 LEFKOWITZ 2 witness and his attorney.) 3 (Discussion off the record.) 4 Q. So that was one of the two parcels. 5 Α. Which one are you up to? We're up to Trustee Exhibit 19. 6 Q. 7 (Trustee Exhibit 19 for identification, first deed.) 8 9 Q. You say there's also a mistake on that exhibit as far as the name of the 10 purchaser? 11 12 A. Correct. 13 Q. That has the same purchaser entity name as the first deed that's Trustee Exhibit 14 19; correct? 15 A. Correct. 16 17 Q. And was there any -- ever any corrective deed filed with respect to either of 18 these two parcels? 19 A. I don't know. I don't know if 20 21 Michael Halberstam did. Basically closed the deed with a nonexisting entity. I don't know 22 23 what the title company thought when they 24 closed.

Q. And the title company insured

- 2 titles here; right?
- 3 A. Right.
- 4 Q. Were you present at the closing?
- 5 A. No.
- 6 Q. Was anyone on behalf of the closing
- 7 present at the closing?
- 8 A. Halberstam.
- 9 Q. And only Halberstam?
- 10 A. Yes.
- 11 Q. Did you ever sign any transfer tax
- 12 forms with regard to this sale?
- 13 A. I don't recall. Probably did.
- 14 (REQ) MR. WOLF: I also request
- 15 production of copies of the transfer tax forms.
- 16 THE WITNESS: I'm telling you, it's
- in the file I gave you.
- 18 MR. WOLF: Off the record.
- 19 (Discussion off the record.)
- Q. Why did whatever entity did
- 21 purchase these two parcels buy them?
- 22 A. Because I wanted to develop 86
- 23 acres. I don't want somebody else to buy it;
- 24 then I won't be able to have it.
- Q. How many acres do these two parcels

- 1 LEFKOWITZ
- 2 comprise?
- 3 A. Either 13 or 15. And they're the
- 4 key value to this acreage. There's road
- 5 frontage. That makes a property value. You
- 6 can have a lot of acreage deep in the woods.
- 7 These 13 acres have probably more value than
- 8 the 50 acres next door.
- 9 Q. Was it your intent to have some of
- 10 the development -- residential development you
- 11 talked about on these two Debtor parcels?
- 12 A. Correct. As a combination.
- 13 Q. You were going to do it on all
- 14 three?
- 15 A. Right.
- 16 Q. How many units, approximately, did
- 17 you contemplate building, total, on all --
- 18 A. One or two acres.
- 19 Q. And how many bedrooms did you
- 20 anticipate each of these houses would have?
- 21 A. 2500 square feet.
- 22 Q. But how many bedrooms would there
- 23 be?
- 24 A. 2500 square feet. You can do two,
- 25 four, six.

- 2 Q. So there's no closing. There's a
- 3 dispute about the acreage on the Meadows
- 4 parcel; right?
- 5 A. Right.
- 6 Q. And the bankruptcy case is filed.
- 7 A. Right.
- 8 Q. I think in or about October of
- 9 2004.
- 10 A. About.
- 11 Q. And then the adversary proceeding
- 12 is commenced against Helen-May and Irene
- 13 Griffin in the bankruptcy case; correct?
- 14 A. Yes.
- 15 Q. And I believe the allegations in
- 16 the complaint in the adversary proceeding
- 17 included misrepresentations about the amount of
- 18 acreage; right?
- 19 A. Correct.
- Q. And who conveyed those
- 21 misrepresentations?
- 22 A. Griffins.
- 23 Q. In what way did they convey those
- 24 misrepresentations?
- 25 A. There was a set-up. Sales

- 2 material.
- 3 Q. And that sales material said 77
- 4 acres?
- 5 A. Correct.
- 6 Q. Were there any oral representations
- 7 made by the Griffins or on their behalf about
- 8 the acreage?
- 9 A. Yes. He walked me, I think, twice,
- 10 three times the property, and told me about the
- 11 77 acres.
- 12 Q. And did they tell you on what basis
- 13 they had come up with that figure?
- 14 A. He even showed me a tax bill. The
- 15 tax bill showed 77 acres. He showed me a city
- 16 map that had 77 acres on it.
- 17 Q. Again, this was just for the
- 18 Meadows parcel.
- 19 A. Right.
- 20 Q. Any other forms that the
- 21 misrepresentations came in?
- 22 A. The appraisal. He had a survey,
- 23 too, that showed 77 acres, but he never gave me
- 24 the appraisal -- I mean the survey.
- 25 Q. The survey. How do you know his

- 1 LEFKOWITZ
- 2 survey showed -- it showed 77 acres?
- 3 A. Right.
- 4 Q. How do you know the survey showed
- 5 77 acres if he never gave it to you?
- 6 A. We were studying it.
- 7 Q. He showed it to you. He didn't
- 8 give it to you.
- 9 A. He said, "I don't want you to rely
- 10 on mine. Go get your own."
- 11 Q. Once the occupancy agreement was
- 12 entered into, was anything done to the Meadows
- 13 parcel?
- 14 A. Anything done as far as what?
- 15 Q. Any improvements. Any renovations.
- 16 Were any structures torn down?
- 17 A. No structures were torn down.
- 18 There were a lot of renovations. We had to
- 19 bring it up to code for occupancy.
- 20 Q. Tell me what groups of renovations
- 21 were made.
- 22 A. Several buildings did not have
- 23 HVAC. We installed HVAC.
- Q. Let me stop you there. Did the
- 25 buildings that had HVAC installed include

LEFKOWITZ

- 2 the -- let me call it fairly large structure --
- 3 probably the largest on those premises -- in
- 4 which I understand those boys who came to the
- 5 summer camp there occupied?
- 6 A. No. There was large structures
- 7 that had HVAC that needed to be replaced. And
- 8 there were smaller structures where it was
- 9 sleeping quarters and did not have HVAC at all
- 10 that needed to be installed. We installed
- 11 that. There was one building that was very
- 12 tiny rooms and we needed to open up and connect
- 13 rooms so families can stay. So we did
- 14 renovation there.
- 15 Q. Which building was that?
- 16 A. I think the motel building.
- 17 Q. Is that where Wolfgang and the
- 18 other care-giver lived?
- 19 A. Yes.
- Q. Go ahead.
- 21 A. And painting. Plumbing corrosion.
- 22 The swimming pool had to be brought up to code.
- 23 There was a new septic system that went in.
- 24 There was a chlorination system that the Health
- 25 Department insisted we put in before we come

- 1 LEFKOWITZ
- 2 in. We put that in. Roofs. Boilers.
- 3 Whatever it took to shape the place up.
- 4 Q. And could you approximate for me
- 5 how much, dollar-wise, was expended to do these
- 6 renovations?
- 7 A. I think it was, like, close to a
- 8 million dollars.
- 9 Q. And who supplied the funds with
- 10 which to make these renovations?
- 11 A. Maskil el-Dal.
- 12 Q. Where did Maskil el-Dal get that
- 13 money from?
- 14 A. Where did Maskil el-Dal get that
- 15 money? Maskil has funds accumulated over 30
- 16 years.
- 17 Q. It had accumulated that money, so
- 18 it had it available.
- 19 A. Yeah.
- Q. It didn't have to borrow it from
- 21 others?
- 22 A. No.
- Q. And during what period of time was
- this money expended?
- 25 A. Most of it happened in the year of

- 2 '04.
- 3 Q. I didn't hear you mention anything
- 4 about renovating or kosherizing the kitchen
- 5 facilities at the premise. Was that done,
- 6 also?
- 7 A. Yes.
- 8 Q. Do you recall approximately how
- 9 much was expended doing that?
- 10 A. A few hundred thousand dollars.
- 11 Q. Did Maskil el-Dal supply the funds
- 12 for that, too?
- 13 A. Yes.
- Q. Who did that kosherizing of the
- 15 kitchen?
- 16 A. Well, it was not just kosherizing.
- 17 It was also bringing in new equipment.
- 18 Q. Right. Okay. So one company
- 19 supplied the new equipment?
- 20 A. It was a company that supplied and
- 21 consulted. It was a company called All
- 22 Refrigeration.
- 23 Q. They're one of the creditors of the
- 24 bankruptcy estate; correct?
- 25 A. I think so.

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- 2 Q. Did they -- you're going to have to
- 3 spell it for her. You had a mashigach certify
- 4 that the kitchen was kosher?
- 5 A. Yes. Called supervisor. I saw one
- 6 of the checks.
- 7 Q. Who was it?
- 8 A. Rabbi Steinmetz.
- 9 Correct. Exhibit 14.
- 10 Q. Tell us the number of the check and
- 11 the date.
- 12 A. Check No. 9275 on 6-21-2004.
- Q. Bin Yu Min Steinmetz?
- 14 A. Yes.
- 15 Q. He got \$750?
- 16 A. Seems like it.
- 17 MR. WOLF: Off the record.
- 18 (Discussion off the record.)
- 19 A. There was also communication
- 20 systems that went in.
- Q. What kind of communication systems?
- 22 A. Telephone.
- Q. Who did you use for that?
- A. SOS Communication.
- 25 Q. Do you know an individual named

- 2 Mark Terkeltaub?
- 3 A. Yes.
- 4 Q. Who is he?
- 5 A. He was the manager on the premises
- 6 in '04.
- 7 Q. Did you or your entity employ him
- 8 there?
- 9 A. Yes.
- 10 Q. I thought you had said before,
- 11 though, the rabbi was the manager.
- 12 A. The rabbi was the rabbi. He was
- 13 the manager. Trucks go in. Trucks go out.
- 14 The rabbi didn't make sure trucks get unloaded
- 15 and mattresses go on beds.
- 16 Q. Did you know Mark Terkeltaub before
- 17 he became manager?
- 18 A. Yes.
- 19 Q. How did you know?
- 20 A. He said, "I don't have a job." I
- 21 said, "I've got a job for you. Go Upstate and
- 22 run the place."
- Q. Did he reside on the premises?
- 24 A. Yes.
- 25 Q. In the same structure where

- 2 Wolfgang did?
- 3 A. I don't know.
- 4 Q. How long was he up there?
- 5 A. From May of '04 till Labor Day of
- 6 '04.
- 7 Q. And then he ceased to be the
- 8 manager there?
- 9 A. I think so.
- 10 Q. Did you obtain the consent of
- 11 Helen-May with regard to any of these
- 12 renovations or additions that you did?
- 13 A. Yes.
- Q. Were those obtained in writing?
- 15 A. No. She was on the premises.
- 16 Q. I'm sorry. Who was on the
- 17 premises?
- 18 A. She was on the premises.
- 19 Q. Who is "she"?
- 20 A. Helen. Irene Griffin.
- 21 Q. I'm just going back to Trustee
- 22 Exhibit 15, the occupancy agreement, for a
- 23 moment. The last sentence on the first page
- 24 that continues on the top of the second page
- 25 states as follows: "The list of all proposed

1	LEFKOWITZ
1	

- 2 improvements purchaser proposes must be
- 3 furnished to seller and its attorney by fax in
- 4 writing no less than three days prior to the
- 5 commencement of such work for seller's
- 6 approval. Seller may withhold approval for
- 7 such improvements for any reason or no reason
- 8 at all."
- 9 A. Right.
- 10 Q. Were any such list of proposed
- improvements ever sent to the purchaser?
- 12 A. I don't believe so.
- 13 Q. But did Irene Griffin give her
- 14 consent to a number of these improvements?
- 15 A. Yes.
- 16 Q. She did orally?
- 17 A. Yes. She was very happy.
- 18 Q. During the year 2004 did anyone
- 19 occupy any portion of the Meadows property
- 20 other than Mark Terkeltaub, the rabbi, and the
- 21 caretakers?
- 22 A. Well, in the summer of '04 we
- 23 rented it out to -- on a weekend basis.
- 24 Nightly basis.
- Q. And to whom did you do that?

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LEFKOWITZ	

- 2 A. People wanted to come up to spend
- 3 the weekend in the Catskills.
- 4 Q. In what structure or structures
- 5 would they stay?
- A. I believe in all of them.
- 7 Q. Was there a camp operated during
- 8 any portion of the summer of 2004 at the
- 9 Meadows property?
- 10 A. Yes.
- 11 Q. So there was both a camp operated
- 12 and there were people, individuals or couples,
- 13 whomever, who came up and used other portions
- of the property; is that correct?
- 15 A. Correct.
- 16 Q. Were there any convention-type
- 17 groups or business groups that came up to use
- 18 the property?
- 19 A. No.
- Q. Who established the room rates or
- 21 occupancy rates for the people that came up for
- 22 a weekend, or whatever?
- 23 A. This guy Mark Terkeltaub.
- Q. Was there a set price per room for
- 25 the weekends?

- 2 A. With a crib. Without a crib.
- 3 Q. Different prices?
- 4 A. I would assume so. I wouldn't
- 5 know.
- 6 Q. Did he consult with you about what
- 7 rates to set?
- 8 A. No.
- 9 Q. You let him set that?
- 10 A. Yeah.
- 11 Q. Do you recall approximately how
- 12 much was collected from those who used the
- 13 premises for weekends or any portion of time
- 14 during the year 2004?
- 15 A. Don't recall exactly. It was a few
- 16 hundred thousand dollars.
- 17 Q. Was there any group or family that
- paid more than \$25,000 towards that amount?
- 19 A. No.
- 20 Q. And to whom were these occupancy
- 21 rates paid to?
- 22 A. To Mark.
- 23 Q. To him individually?
- 24 A. It was mostly in cash. Cash and
- 25 credit card.

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1 LEFKOWITZ
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- 2 Q. And -- well, when it was paid by
- 3 credit card, to whom was the credit card
- 4 payment made payable?
- 5 A. To the suppliers.
- 6 Q. Directly to the suppliers? How
- 7 would that work?
- 8 A. The dairy guy says, "You owe me
- 9 \$20,000."
- "Okay, the next few guests, we'll
- 11 accept the credit card." Same thing happened
- 12 with the chicken guy.
- 13 Q. They would make credit card
- 14 payments directly to those entities?
- 15 A. Some of them, yeah.
- 16 Q. But there were -- you said a few
- 17 hundred thousand that was collected from these
- 18 rates.
- 19 A. Right.
- Q. Was any of that collected by the
- 21 named Debtor in this bankruptcy case?
- 22 A. Not a penny.
- 23 (Discussion off the record.)
- Q. Could you grab a hold of Exhibit 3
- 25 again, please.

- 1 LEFKOWITZ
- 2 A. Three. That must be a petition.
- 3 Q. It is a petition.
- 4 A. Page --
- 5 Q. You've got to go towards the back.
- 6 It's a document labeled "Statement of Financial
- 7 Affairs."
- 8 MR. LaROCCO: Past all the
- 9 schedules. After Schedule H.
- 10 THE WITNESS: "Amount 300,000.
- 11 Source. 2004"; right?
- MR. KRINSKY: Wait for a question.
- 13 Q. This is headed "Income From
- 14 Employment or Operation of Business."
- 15 Underneath that heading the statement asks the
- 16 Debtor to "state the gross amount of income the
- 17 Debtor has received from employment, trade, or
- 18 profession, or from operation of the Debtor's
- 19 business from the beginning of this calendar
- 20 year to the date this case was commenced."
- 21 And it says in the amount of
- 22 300,000 for the year 2004.
- 23 A. Correct.
- Q. This question does ask for the
- 25 source. The source is not listed. But I'll

- 2 now ask you: What was the source of that
- 3 \$300,000?
- A. As I just testified, those were the
- 5 income of the people that came up to stay
- 6 there.
- 7 Q. So was any of that income deposited
- 8 into an account or accounts of the Debtor
- 9 itself?
- 10 A. The answer is no.
- 11 Q. None of it.
- 12 A. No.
- 13 Q. So I'm clear. No, none of it was
- 14 deposited into a Debtor's account or accounts?
- 15 A. I don't believe the Debtor had an
- 16 account at that time.
- 17 Q. How much was paid by the camp with
- 18 regard to its use and occupancy of the premises
- 19 during, I guess, the summer of 2004?
- 20 A. I think it's part of that \$300,000.
- 21 They also didn't pay. They just paid directly
- 22 their expenses. They paid maintenance. They
- 23 paid utilities.
- Q. There was nothing separate that
- 25 they paid to the named Debtor itself?

- 2 A. No.
- 3 Q. I want to be clear, because we're
- 4 looking at the statement of financial affairs
- 5 for the incorrectly named, according to you,
- 6 Debtor. Let's quickly look at Exhibit 4, which
- 7 is the petition of the entity Match Ephraim
- 8 LLC. It states here, "dba, Kollel Mateh
- 9 Efraim, LLC."
- 10 A. It's an exact mirror-image
- 11 petition, isn't it?
- 12 Q. It should be. Let's look at the
- 13 statement of financial affairs there.
- 14 A. It's identical.
- 15 Q. Identical. Question No. 1, the
- amount is listed as \$300,000 for the year 2004.
- 17 So did the camp actually turn over or deposit
- any money with Match Ephraim LLC directly?
- 19 A. None.
- Q. Was there a contract or some
- 21 written agreement between the camp and Mateh
- 22 Ephraim LLC?
- 23 A. No.
- Q. What was the name of the camp?
- 25 A. Mateh Ephraim.

1 LEFKOWITZ
2 Q. E-P-H-R-A-I-M?

- 3 A. It was in Hebrew. It wasn't in
- 4 English.
- 5 Q. Okay. Fair enough.
- 6 Who was the director of the camp?
- 7 A. Rabbi Steinwurzel.
- 8 Q. How many campers were there at the
- 9 camp that summer?
- 10 A. Twenty-five, 30.
- 11 Q. What was the age range of those
- 12 campers?
- 13 A. Thirteen to 15.
- Q. And from what geographic location
- 15 did those campers come?
- 16 A. I think Brooklyn and Rockland.
- Q. Did any of the campers come from
- 18 families that were members of Rabbi
- 19 Steinwurzel's congregation?
- 20 A. I believe so.
- Q. What's the basis of that belief?
- 22 A. I remember he started that camp and
- 23 was taking kids from all over the place.
- Q. Did he advertise for that camp?
- 25 A. I don't know.

1 LEFKOWITZ 2 Q. There was staff for the camp? Counselors? Teachers? 3 4 A. Families, yes. 5 When you say "families," what do Q. you mean? 6 7 There were families. Couples that Α. had various positions. I don't know exactly 8 9 who did what. 10 Q. And were they paid anything by anybody for those positions? 11 I think just food and board. 12 Α. 13 Q. They got free room and board? 14 Α. Right. Q. And food? 15 A. Yes. 16 17 Q. Do you know what the campers did at this camp? Was it -- were they mostly classes 18 and worship? Were there other things done at 19 20 this camp? Swimming. Ball. Running. 21 A. Horseback riding. Who knows? 22

They did horseback riding on the

A. Not on the premises. The area has

23

24

25

Q.

premises?

1 LEFKOWITZ 2 horseback riding. 3 MR. WOLF: Off the record. 4 (Discussion off the record.) 5 And the camp ran from when to when Q. in the year 2004? 6 7 Α. I think from July 4th to Labor Day. 8 Q. And did the campers' families pay a 9 fee or fees for sending their kids to this 10 camp? 11 A. I don't believe so. 12 Q. They did not. 13 Α. No. 14 Q. Was this same camp run at the 15 Meadows property in the summers of 2005 through 2007? 16 17 Α. No. I think he regrouped with a different group later. 18 19 Q. Starting in 2005? A. '5 -- now we're in '8? So it's --20 21 yeah. '6, '7 he had a different group. 22 Q. After the end of the summer when 23 the camp ceased to operate, were there, later on, during the year 2004 -- we're talking about 24

basically September through December 2004 --

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- 2 did anyone go up and stay at the premises and
- 3 pay room rates or whatever?
- 4 A. No. It was shut down on Labor Day.
- 5 Q. Okay. Was anything scheduled for
- 6 sometime between September and December for use
- 7 by any group or any individuals?
- 8 A. I think there was -- I believe in
- 9 September there was some.
- 10 Q. Do you know what that was?
- 11 A. Succoth holiday, I think. I
- 12 remember there was some disaster. I go by
- 13 memory.
- MR. KRINSKY: Some disaster?
- 15 THE WITNESS: Yeah.
- 16 Q. It was your understanding there was
- 17 some group planned to be there during the
- 18 Succoth holiday?
- 19 A. Right.
- Q. Do you know what group this was?
- 21 A. No. I remember there was a group
- 22 that came up, and they froze to death, and they
- 23 didn't pay. Something like that.
- Q. They froze to death, figuratively,
- 25 I hope. Not literally.

1	LEFKOWITZ
2	A. Correct.
3	Q. That was during Succoth?
4	A. September.
5	Q. Were any succahs actually
6	constructed on the premises at the time?
7	A. I wouldn't know.
8	Q. Did you, during the year 2004, ever
9	stay up at the premises?
10	A. No.
11	Q. Have you ever stayed up at the
12	premises?
13	A. No.
14	(Discussion off the record.)
15	(Trustee Exhibit 20 for
16	identification, copies of two one-page
17	letters, one dated 10-6-04, the other
18	dated 10-11-04, each on letterhead and
19	logo of the Friedman family of Toronto.)
20	THE WITNESS: Yeah, this is the
21	guys.
22	MR. WOLF: For the record, let me
23	state we've now marked as Trustee's
24	Exhibit 20 copies of two letters, each
25	one page, one dated October 6, 2004, the

1	LEFKOWITZ
2	other dated October 11, 2004. They're
3	each on the letterhead and logo of the
4	Friedman family of Toronto.
5	THE WITNESS: Yeah.
6	MR. WOLF: Each of them are
7	addressed to Kollel Mateh Efraim LLC, at
8	751 Second Avenue, New York, New York,
9	10017. The first one underneath that
10	address says "Mr. Mark," with a K. Taub.
11	Q. Do I understand that's a
12	misspelling of Mr. Terkeltaub?
13	A. He was called that.
14	Q. And the next one has "Jack
15	Lefkowitz" underneath.
16	Do you recall the dispute?
17	A. I recall something
18	Q. The Friedman family of Toronto, wa
19	that an actual family or business group?
20	A. That's an individual that calls
21	themselves Friedman Group.
22	Q. What was your understanding as to
23	who was supposed to be coming down in the fall
24	of 2004 to make use of a portion of the Meadow
25	premises?

1 LEFKOWITZ

- 2 A. He's in the business. He takes a
- 3 space and rents them out to girls' schools. He
- 4 brings up girls' schools for the weekend.
- 5 Q. Is it your understanding he was
- 6 planning to do that sometime in the fall of
- 7 2004?
- 8 A. That's correct.
- 9 (Discussion off the record.)
- 10 Q. So is it your understanding that he
- 11 had booked a portion of the Meadows property
- 12 for use by some of these girls during the fall
- 13 of 2004?
- 14 A. Correct.
- 15 Q. So what happened?
- 16 A. He went up there, and he got chased
- 17 away by the Griffins. He got into a dispute.
- 18 I don't know. I don't think he ended up
- 19 occupying.
- 20 Q. Did you get involved in some of
- 21 those discussions?
- 22 A. None.
- Q. Do you know if any money was
- 24 retained by the Debtor entity or anyone else as
- 25 far as a reservation fee that had been made

1 LEFKOWITZ

- 2 here?
- 3 A. No.
- 4 Q. It was not retained?
- 5 A. No.
- Q. Was something given back?
- 7 A. I don't think he gave us a deposit.
- 8 He gave a credit card but we never charged it.
- 9 Q. And were there any other groups
- 10 that came up in the fall of 2004 or the winter
- 11 of 2004?
- 12 A. Nope.
- 13 Q. Subsequent to December 31, 2004
- 14 until the first of the two bankruptcy filings
- 15 took place -- I'm sorry. Withdrawn. I didn't
- 16 mean that.
- 17 For the period starting January 1,
- 18 2005 until this bankruptcy case was converted
- 19 to a Chapter 7 case, which I believe was at the
- 20 end of October of 2007, did anyone other than
- 21 any care-givers and the camp occupy any portion
- of the Meadows property?
- 23 A. No.
- Q. Were any efforts made to bring to
- 25 the property, for weekends or other periods of

1	LEFKOWITZ
1	1. P. P K ( ) W 1 1 7.

- 2 time, individuals, couples, and/or families, as
- 3 had been done during portions of the year 2004?
- A. Well, in order to do that, money
- 5 had to go into the property. You had to
- 6 winterize the property. During the winter time
- 7 it was impossible. It had to be shut down.
- 8 And during the summer time, again, money had to
- 9 go in, in order to accommodate families,
- 10 because none of those families that were in '04
- 11 wanted to come back unless we did renovations
- 12 to the property.
- 13 Q. How do you know that?
- 14 A. That's what they were complaining.
- 15 Q. They complained after they stayed
- 16 in 2004 about the conditions?
- 17 A. Right.
- 18 Q. So were any efforts made to
- 19 renovate the property so that such individuals
- 20 could be attracted back to use the property?
- 21 A. We had a dispute with the Griffins.
- 22 We didn't want to pump money into a property
- 23 where we don't know what the end result is
- 24 going to be with the property.
- 25 Q. Then why was a camp operated on the

1	LEFKOWITZ
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- 2 property in each of the summers of 2005 through
- 3 2007?
- 4 A. A 14-year-old boy has different
- 5 needs than a 25-year-old married woman with a
- 6 baby.
- 7 Q. That may be.
- 8 A. It was able to accommodate the
- 9 14-year-old boys without any major money going
- 10 into it. But in order to accommodate families,
- 11 money had to go in.
- 12 Q. Did the camp that was operated in
- each of the summers of 2005 through 2007 pay
- 14 anything to the named Debtor entity for the
- 15 use -- for the operation, use, of the facility
- 16 to run the camp in any of those summers?
- 17 A. They didn't pay the Debtor. They
- 18 paid for the utilities and upkeep and
- 19 maintenance that went into the property.
- 20 Q. There was nothing they paid above
- 21 that to the Debtor entity?
- 22 A. Right.
- 23 Q. Did the Debtor entity obtain the
- 24 permission of the Bankruptcy Court to use or to
- 25 allow the use of a portion of the Meadows

- 2 property during the summers of 2005 through
- 3 2007 by the camp?
- 4 A. Whatever permission was obtained in
- 5 the Bankruptcy Court is in the bankruptcy
- 6 record.
- 7 Q. But that's not my question. Do you
- 8 know whether or not such -- I'll even go back.
- 9 Did the Debtor ever seek to get such permission
- 10 either from Helen-May or from the Bankruptcy
- 11 Court?
- 12 A. Permission to do what?
- 13 Q. To allow a portion of the Meadows
- 14 property to be used by the camp during each of
- 15 the summers of 2005 through 2007.
- 16 A. Well, we had an occupancy agreement
- 17 that we signed with them in 2004. That
- 18 occupancy agreement was assumed in the
- 19 Bankruptcy Court. U&O was paid to the
- 20 Bankruptcy Court. There was nothing changed in
- 21 '04, '05, '06, '07 to undo the occupancy
- 22 agreement.
- Q. You said U&O paid to the Bankruptcy
- 24 Court?
- 25 A. Yes. To David Carlebach.

1 LEFKOWITZ

- Q. He's not Bankruptcy Court.
- 3 A. I said Bankruptcy Court?
- 4 Q. You said --
- 5 A. I said as per the Bankruptcy Court.
- 6 Q. It was paid to David Carlebach as
- 7 attorney for Helen-May?
- 8 A. Right.
- 9 Q. Tell me if I'm wrong. At a certain
- 10 point in time the Debtor ceased making those
- 11 payments; is that correct?
- 12 A. No. At a certain point in time the
- 13 Debtor ceased to make the subsequent payment
- 14 that the U&O got increased. We made U&O
- 15 payments. Then Carlebach came in and
- 16 litigated. Those payments are not sufficient.
- 17 The camp couldn't pay it anymore. I wasn't
- 18 going to invest anymore in lending the Debtor
- 19 into any D.I.P. loans. So that's when he
- 20 obtained the judgment.
- 21 Q. And that judgment was for
- approximately \$250,000?
- 23 A. Correct.
- Q. Because -- tell me if I'm wrong --
- 25 the U&O, standing for use and occupancy,

1	LEFKOWITZ
2	payment obligation of the Debtor increased from
3	somewhere between four and \$5,000 a month to
4	approximately \$13,000 or so a month?
5	A. More. 15,000 plus additional
6	insurance payment.
7	Q. Do you recall approximately when
8	that increase occurred?
9	A. No.
10	Q. Was it in the year 2006?
11	A. I wouldn't recall.
12	Q. Not everything is so
13	MR. WOLF: Let me get
14	clarification. Scott, do you recall when
15	that increased?
16	MR. KRINSKY: It's sort of a
17	what happened was, there was a hearing
18	the day of the settlement
19	MR. WOLF: I want this on the
20	record. I want the approximate dates.
21	MR. KRINSKY: The day of the
22	settlement was July 20th, 2005. That's
23	the day we entered the settlement on the
24	record, which was subsequently
25	overturned.

1	LEFKOWITZ
2	MR. WOLF: Right.
3	MR. KRINSKY: On that same day
4	prior to the settlement there was an
5	increase in the U&O from something like
6	5,000 to whatever 12, 13, whatever
7	that number was. We then spent the next
8	two years litigating the settlement
9	issue.
10	When the settlement issue was
11	ultimately ruled against us adversely,
12	that there was lack of authority by Mr.
13	Orseck, at that point in time Helen-May
14	then said, "Aha. You now retroactively
15	owe us all that money dating back to July
16	20th, '05." This is sometime in maybe
17	March of '07. Prior to March of '07 no
18	one had ever asked us for that money.
19	In fact, we had a hearing before
20	Judge Bernstein in December of '05 in
21	which the U&O was reduced to 4209. So we
22	believed we were current on all our
23	obligations until roughly March of '07
24	when we were told for the first time tha
25	we now owe not 4209 but 12, 13, 14,

1	LEFKOWITZ
2	whatever that much higher number was,
3	times 22 or something like that.
4	MR. WOLF: That was approximately
5	when? 2007?
6	MR. KRINSKY: March/April of '07,
7	roughly.
8	MR. WOLF: Around that time am I
9	correct that Judge Bernstein in the
10	bankruptcy case issued an order that set
11	forth the aggregate amount of such
12	monthly use and occupancy payments that
13	were due from the Debtor to Helen-May?
14	MR. KRINSKY: Around that time. I
15	was not an easy process. It wasn't
16	simple. I think it was litigated a few
17	times over a course of maybe a few
18	months. It wasn't a simple signing of
19	the order. There were several hearings
20	on it, I believe.
21	Q. Let me ask you this, Mr. Lefkowitz
22	By the summer of 2007
23	A. Last summer.
24	Q this past summer, you were
25	aware, were you not, that the Debtor, as per

1	LEFKOWITZ
1	1. F. F 6 (1)// 1 1 /.

- 2 the court, had an obligation to make payment to
- 3 Helen-May of in excess of \$250,000 in back use
- 4 and occupancy payments; correct?
- 5 A. Yeah. Why didn't I make the
- 6 payment?
- 7 Q. Well, I'll accept that, but that's
- 8 not my main question. Why didn't the Debtor
- 9 make the payment, that aggregate payment, at
- 10 that time?
- 11 A. That I had no money.
- 12 Q. And since it had no money and since
- 13 it knew that the use and occupancy charges were
- 14 continuing to accrue, why did you not
- 15 consider -- why did the Debtor not consider
- 16 either not having the camp occupy the premises
- 17 that summer of 2007, or requiring the camp, if
- 18 it wished to operate, to, in addition to
- 19 whatever expenses it was bearing, to pay those
- 20 use and occupancy amounts?
- 21 A. Because the camp did a tremendous
- 22 value to the asset by maintaining the facility
- 23 so if and when we come and buy the property, we
- 24 buy a property that's maintained to a certain
- 25 degree. So we were fortunate enough that the

- 2 camp said, "Okay, we will pay utilities,
- 3 maintenance to upkeep the premises."
- 4 Q. Are you aware that there were, at
- 5 least according to Helen-May, additional
- 6 charges that were accruing on the property
- 7 under the terms of the occupancy agreement for
- 8 as long as the Debtor entity had physical
- 9 possession of those premises but there was not
- 10 a closing of the purchase of the property?
- 11 A. That is a clause that Helen-May
- 12 interprets it one way and we interpret it
- 13 another way. We interpret it if there won't be
- 14 a closing, that we are obligated to close.
- 15 There will be a 1,500 penalty per day every day
- 16 we don't close if we are obligated to close.
- 17 But if we are not obligated to close, that
- 18 penalty doesn't kick in.
- 19 So far, no court has ruled that we
- 20 are obligated to close.
- 21 Q. In the year 2007 did you have any
- 22 discussions with anyone about the possibility
- 23 of preserving the Debtor's rights as the
- 24 contract vendee of the Meadows parcel but
- 25 giving up its occupancy of those premises so

- 1 LEFKOWITZ
- 2 that there could be no accruing -- alleged
- 3 claim that Helen-May had for such use and
- 4 occupancy?
- 5 A. No, the only discussions we had was
- 6 global settlement discussions.
- 7 Q. And those broke down when?
- 8 A. When Helen-May came up with a --
- 9 MR. KRINSKY: Let me just --
- MR. WOLF: Let me finish.
- MR. KRINSKY: You've got to
- 12 clarify. Time frame.
- 13 Q. When was the last time you ever
- 14 participated in a global settlement discussion?
- 15 A. It was in the courthouse in front
- 16 of Judge Bernstein. We took a break. We went
- 17 outside. I settled it with Orseck. Orseck
- 18 went to the public phone. Made a phone call.
- 19 Came back. It's done. We shook hands. And
- 20 then we litigated ever since that he wasn't
- 21 authorized to settle.
- 22 Q. But that was back in the year 2005;
- 23 right?
- 24 A. Yes. We kept on talking to
- 25 Carlebach and Scher. The latest discussion was

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2
    the day before it got converted.
 3
                MR. WOLF: Off the record.
                (Discussion off the record.)
 4
 5
               Mr. Lefkowitz, at any time since
          Q.
    its formation in July of 1999, has the entity
 6
7
    Match Ephraim LLC ever held any assets or owned
 8
    any assets that we have not already discussed
 9
    here today?
          Α.
10
              No.
11
          Q. There's no other real estate in
    which it has had an interest?
12
13
          Α.
                No.
14
          Q.
               Any personalty in which it's had an
    interest?
15
          A. Just merchandise that's up in the
16
17
    Meadows.
18
          Q. And the furniture operation?
          A. Yeah, but that stuff was in '99.
19
20
          Q.
                It no longer has any of those
21
    assets?
22
          Α.
                No.
23
          Q. Did it sell those assets to
```

A. It was given away.

anybody?

24

1 LEFKOWITZ

- Q. Oh, right. You said that. So
- 3 nothing else.
- 4 A. No.
- 5 Q. Since the conversion of the case to
- 6 a Chapter 7 in late October 2007, have you,
- 7 you, personally, had any discussions with
- 8 anyone other than anyone in my firm, as counsel
- 9 to the Trustee, or with the trustee himself,
- 10 with regard to possibly purchasing the Meadows
- 11 property and/or the two adjoining parcels?
- 12 A. No.
- 13 Q. Have you had such a discussion with
- 14 any brokers?
- 15 A. No.
- 16 Q. Have you placed any advertisements
- 17 anywhere or have any been placed on your behalf
- 18 with regard to a disposition of any of those
- 19 parcels?
- 20 A. No.
- Q. You understand, do you not, that
- 22 since the case was converted in late October of
- 23 2005, neither you, individually, or the named
- 24 Debtor entity has the right to advertise --
- 25 A. Do anything.

1	LEFKOWITZ
2	Q let me finish advertise,
3	communicate with anyone other than the trustee
4	or his counsel, or to seek to influence anyone
5	with regard to purchasing or not purchasing any
6	of those parcels?
7	A. I understand about influence. I
8	understand about advertising. Communicating?
9	The last time I checked, there was an American
10	flag in this country. I can communicate with
11	anyone and everyone on any topic.
12	Q. Well, let me just say, you are
13	aware that any effort that you might make to
14	either encourage someone to buy or not to buy
15	any of these parcels would be in derogation of
16	Trustee's right to administer the Debtor's
17	bankruptcy estate.
18	A. That, I understand. You're saying
19	I have no right to communicate about any of
20	these parcels. It's known out there that I was
21	a previous owner of the parcel. A caretaker
22	called me last week. I don't know if I don't
23	have the rights to I probably don't have the
24	right to shill anything or encourage or

Q. What was the caregiver calling you

1	LEFKOWITZ
2	last week about?
3	A. She doesn't have oil in the tank
4	and the building is freezing.
5	Q. Why is she calling you?
6	A. She said Helen-May doesn't give
7	response.
8	Q. Oil in the tank on which parcel?
9	A. On the Meadows.
10	Q. The question stands. Why is she
11	calling you?
12	A. She called me up.
13	Q. Did you tell her she should be
14	calling Trustee or Trustee's counsel?
15	A. I told her to call Robert Wolf, and
16	I gave Robert Wolf's number.
17	Q. You understand that any such
18	communication in the future should be routed to
19	my office; right?
20	A. Absolutely.
21	(Discussion off the record.)
22	(Trustee Exhibit 21 for
23	identification, copy of page C-5 of
24	periodical Community, 5-16-07. )
25	Q. You have in front of you what's

TOD	KOWITZ.

- 2 been marked as Trustee Exhibit 21. It's the
- 3 copy of page C-5 of a periodical called
- 4 Community. The date is May 16, 2007. And
- 5 there is a box towards the upper right-hand
- 6 side that's mostly -- is that Yiddish? Or
- 7 Hebrew?
- 8 A. Hebrew.
- 9 Q. Mostly in Hebrew, but with some
- 10 English, which includes the two lines, "Meadow
- 11 Hotel, Foresterdale, NY."
- 12 Have you ever seen this
- 13 advertisement before?
- 14 A. Yes.
- 15 Q. When for the first time did you see
- 16 it?
- 17 A. Judge Bernstein's court.
- 18 Q. What was the context in which you
- 19 saw it in Judge Bernstein's courtroom?
- 20 A. Carlebach. He made a whole to-do
- 21 about it.
- Q. Did he have the full newspaper
- 23 there? Or just the ad?
- A. No. This was an exhibit to one of
- 25 his motions.

1 LEFKOWITZ 2 Are you familiar with the Q. periodical, "Community"? 3 4 Α. No. 5 Q. Do you know what it is? 6 Α. No clue. 7 Are you able to translate the Q. Hebrew that appears in this ad? 8 9 Α. Yes. 10 Q. Could you translate? Please don't 11 say it in Hebrew. It will confuse the 12 transcript. Tell us what it means, in English. "To all the schools of the United 13 A. 14 States. Notice. Whoever is being proposed to buy" --15 I'm sorry? 16 Q. - "proposed to buy the Meadows 17 Α. Hotel in Foresterdale, New York presently 18 occupied by Camp Match Efraim, please connect 19 20 with us so we don't have any loss of money." 21 Q. Do you recognize the two telephone numbers that are down at the bottom of that ad? 22 23 Α. No. 24 Are either of them yours? Q.

Α.

No.

```
1
                     LEFKOWITZ
 2
        Q. Are either of them Rabbi
 3
    Steinwurzel's?
 4
         A. No clue.
 5
          Q. Have you ever called Rabbi
    Steinwurzel?
 7
          A. I have.
          Q. Do you know what the area code is
 9
    to his home number?
          A. Where is that flower exhibit?
10
11
           Flower Exhibit, 8.
          Q. Do you recognize at least one of
12
    the phone numbers on Trustee Exhibit 8 to be
13
    that of Rabbi Steinwurzel's home?
14
         A. First one.
15
         Q. 718-435-6393.
16
17
                (There was a conference between the
18
          witness and his attorney.)
               MR. KRINSKY: You said it's the
19
20
         same?
               THE WITNESS: Not the same.
21
          Q. Did you recognize the second
22
    number, 486-0815?
23
          A. No.
24
25
               See. I keep track of your
```

1 LEFKOWITZ

- 2 exhibits.
- 3 Q. Do you know who put this ad in this
- 4 periodical?
- 5 A. No clue.
- 6 Q. Did anyone ever discuss with you
- 7 who put it in this periodical?
- 8 A. No.
- 9 Q. Did you ever ask anyone to put any
- 10 ad in a periodical or other media with regard
- 11 to this property at any time in the year 2007?
- 12 A. No.
- 13 Q. How about the year 2006?
- 14 A. Never. I had nothing to do with
- 15 any articles, advertisements. They mean
- 16 nothing to me.
- 17 Q. Mr. LaRocco has pointed out to me
- 18 that the word "Community" that appears at the
- 19 top of this page may refer just to this section
- 20 of the periodical; that the actual periodical
- 21 may be called Hamodia. Are you familiar with
- 22 that periodical?
- 23 A. Yes.
- Q. What is it?
- 25 A. It's a local newspaper. I

1 LEFKOWITZ 2 shouldn't say local. It's international. 3 It's an international newspaper? Q. 4 Α. It's an Israeli newspaper. 5 Q. Is it circulated in the United States? 6 7 Some communities. Α. 8 Q. Including in Crown Heights? 9 That, I don't know. Α. 10 Q. Do you ever read it? 11 Α. No. Do you know if Rabbi Steinwurzel 12 Q. 13 ever reads it? Don't know what he reads and 14 Α. doesn't read. 15 16 I forgot to ask you something about 17 the camp operations in the years 2005 through 2007. Did the campers or their families pay 18 any fees for sending the boys to that camp? 19 20 A. No idea. 21 You mentioned, before, that the Q. 22 camp was sort of reconstituted starting in the 23 summer of 2005. It was a different operation than it was in the summer 2004. How did it 24

25

change?

1		LEFKOWITZ
2	Α.	Volume of kids.

- 3 Q. There was a larger volume?
- 4 A. Right.
- 5 Q. How many kids were there in the
- 6 summer of 2005?
- 7 A. I wouldn't know, but I once heard
- 8 50 or 60 kids.
- 9 Q. What was the age range?
- 10 A. Same range. Thirteen to 15.
- 11 Q. Were there staff members for that
- 12 camp?
- A. Don't know.
- 14 Q. How about for the summer of 2006?
- 15 How many kids?
- 16 A. I don't know. I wasn't on the
- 17 property since '05.
- 18 Q. And you were on the property during
- 19 the summer of 2005, so you observed some of the
- 20 cam operations?
- 21 A. I can't remember. I came to visit
- 22 it once.
- Q. Did any of your children go to the
- 24 camp?
- 25 A. My children? I think I had -- I

1 LEFKOWITZ

- 2 think I had a son there last year.
- 3 Q. You mean in the summer of 2007?
- 4 A. '7. Right.
- 5 Q. How old?
- A. Fifteen.
- 7 Q. Did you pay any fee for him to go
- 8 to that camp?
- 9 A. No. I paid enough.
- 10 Q. Do you know if any of the staff
- 11 other than -- withdrawn. Was Rabbi Steinwurzel
- 12 paid anything to operate the camp?
- 13 A. No.
- Q. Do you know if any staff members
- 15 were paid?
- 16 A. No. I think they were only paid
- 17 room and board.
- 18 Q. Do you know if any arrangements
- 19 have yet been made for the use of the Meadows
- 20 property in 2008, summer of 2008, as a camp?
- 21 A. I don't think so. I think it was
- 22 turned over to the Griffins.
- 23 Q. Right. But before that happened,
- 24 had any plans been made to operate a camp on
- 25 the premises again for the summer of 2008?

1 LEFKOWITZ 2 Α. Yes. 3 Q. And had there been any fees 4 accepted, or anything like that? 5 Α. No. 6 What plans had already been made Q. 7 towards the end of operating the camp there again -- let me finish -- in the summer of 8 9 2008? 10 Α. They were under the assumption. They would have just gone back there. 11 12 Are you familiar with a real estate Q. 13 broker named Abraham Lowy? 14 Α. No. 15 Q. Are you familiar with a real estate brokerage company called -- I'll spell it --16 17 AYL Realty Corp.? 18 Never heard of it before. Sounds Α. like Abraham Lowy. AYL. 19 20 Any address in Brooklyn with --Q. that would be on North 11th Street? Would that 21 22 be in Williamsburg? 23 A. Greenpoint. THE WITNESS: Off the record. 24

(Discussion off the record.)

1 LEFKOWITZ 2 Q. Are you aware of a broker named 3 Warren Blumenthal? 4 Α. No. 5 Are you aware of a realty company Q. called Catskill Sales Associates? 7 Catskill Sales Associates? No. Q. Are you aware as to whether or not 8 any Jewish congregations have expressed an interest in either purchasing or occupying the 10 Meadows property? 11 12 Α. No. Let me ask a few additional 13 Q. 14 questions about Maskil el-Dal. If you answered 15 this before, I apologize for asking it again, but I don't recall the question and/or the 16 17 answer. 18 Do you have a position with that entity? 19 20 Α. Trustee. 21 You're a trustee. And you said your father-in-law is one of the founding 22 23 trustees? A. Yes. 24 Q. And is your father-in-law still 25

1 LEFKOWITZ

- 2 alive?
- 3 A. Yes.
- 4 Q. Where does he live?
- 5 A. Israel.
- 6 Q. In Jerusalem?
- 7 A. Yes.
- 8 Q. And he's a member of the
- 9 congregation known as Maskil el-Dal in
- 10 Jerusalem?
- 11 A. Correct.
- 12 Q. Do you know who the rabbi is of
- 13 that congregation?
- 14 A. He is.
- 15 Q. He is. Okay. I'm sorry. His full
- 16 name is?
- 17 A. I gave it earlier, I think.
- 18 Q. I'm sorry.
- 19 A. Dov Wilhelm.
- 20 Q. You did mention that. Dov Wilhelm.
- 21 For how long has he lived in Israel?
- 22 A. I think he was born there.
- Q. So he's lived there all his life?
- 24 A. Yep.
- 25 Q. And -- again, you may have answered

- 1 LEFKOWITZ
- 2 this before, but I don't have notes on it.
- 3 Approximately how many members are there of
- 4 that congregation at present?
- 5 A. Twenty-five or 30.
- 6 Q. Individuals?
- 7 A. Individuals. Families.
- 8 Q. And the monies that Maskil el-Dal
- 9 has generated or accumulated over the years,
- 10 they came from where?
- 11 A. Donations, mostly.
- 12 Q. Donations from the congregants
- 13 themselves, exclusively? Or from anyone else?
- 14 A. Over 30 years, I don't know if it's
- 15 exclusively or not.
- 16 Q. And how has it come about that
- 17 Maskil el-Dal has made loans to the named
- 18 Debtor entity in this case?
- 19 A. I applied for it.
- 20 Q. And when you say you applied for
- 21 it, did you have to do that through an actual
- 22 written application of some kind?
- A. No. Orally.
- Q. And have there been resolutions
- 25 adopted by the board of trustees of Maskil

1	LEFKOWITZ
2	el-Dal authorizing the making of such loans?
3	A. There was a blanket authorization
4	of whatever loans they make on my behalf, that
5	I'm personally guaranteed to.
6	Q. But that's not in writing?
7	A. It's going back years. I don't
8	know whether I have it in writing.
9	(REQ) Q. I request production of any
10	written guarantees that you're referring to,
11	and any other writings that memorialize the
12	requests made for or the authorizations given
13	by Maskil el-Dal's board for the making of
14	these loans to the Debtor entity.
15	Q. Does Maskil el-Dal have any
16	employees?
17	A. No.

- Q. So Rabbi Steinwurzel has never been 18
- a rabbi or employee of that entity?
- 20 A. Never associated with that entity.
- 21 Q. He's never served as a rabbi or
- assistant rabbi for that congregation? 22
- 23 A. No.
- MR. WOLF: I'd like to take a 24
- 25 five-minute break. We're getting close

```
1
                       LEFKOWITZ
2
           to the end of the questioning I have for
 3
           today. I need to consult with my
 4
           colleagues here. Let's take a
 5
           five-minute break.
                 (A brief recess was taken.)
 6
 7
                 (Trustee Exhibit 22 for
           identification, copy of check drawn on
 8
 9
           the account of Maskil el-Dal, Inc., check
           No. 9286, 6-23-04.)
10
                Mr. Lefkowitz, there's now been put
11
           Q.
12
     in front of you what has been marked as
    Trustee's Exhibit 22 for identification. It
13
14
     appears to be a copy of a check drawn on the
15
    account of Maskil el-Dal, Inc., check No. 9286,
    with a date of June 23, 2004.
16
17
                 Do you recognize any of the
    handwriting on this check?
18
19
           Α.
                 Yes.
20
           Q.
                Whose is it?
21
           Α.
                Mine.
22
           Q.
                Is that a copy of your signature on
23
     the lower right-hand corner?
24
           Α.
                Yes.
25
           Q.
               And this check is for the amount of
```

- 1 LEFKOWITZ
- 2 \$451,000; is that correct?
- 3 A. Correct.
- 4 Q. And the memo indication in the
- 5 lower left says, "The Meadows loan for contract
- 6 deposit." What does this check relate to?
- 7 A. This bought the two bank checks to
- 8 buy the other two properties.
- 9 Q. It looks like it says, "Pay to the
- 10 order of Lefkowitz."
- 11 A. Yes.
- 12 Q. That was you?
- 13 A. When you go into a bank -- let me
- 14 give you an answer.
- 15 Q. Go ahead. I know where you're
- 16 going.
- 17 A. When you go into a bank to buy a
- 18 bank check, the bank makes you write the check
- 19 to yourself.
- 20 Q. And you gave it to the bank --
- 21 A. Two bank checks, which I gave you
- 22 copies of.
- 23 Q. Right. So this -- did any of this
- 24 money, before the bank checks were cut, go into
- 25 any personal account of yours?

1 LEFKOWITZ

- 2 A. No.
- 3 Q. So it was given straight to the
- 4 bank. And the bank was who?
- 5 A. Citibank, I assume.
- 6 Q. Citibank issued the bank checks?
- 7 A. Correct.
- 8 Q. And they were for a total of
- 9 \$451,000?
- 10 A. Yes.
- 11 Q. And that was the total amount of
- 12 what?
- 13 A. Of the two bank checks that bought
- 14 the two adjoining parcels.
- 15 Q. That was the total aggregate price
- 16 of the two parcels?
- 17 A. Correct.
- 18 Q. And I notice that the account on
- 19 this check and a whole bunch of others that
- 20 were marked as Trustee Exhibit 14 says "Maskil
- 21 el-Dal, Inc." The address below that is your
- 22 residence; is that correct? 1526 52nd Street?
- 23 A. Maskil has an office in that
- 24 building.
- Q. I'm sorry. What building?

1 LEFKOWITZ

- 2 A. 1526 52nd Street.
- 3 Q. Is that your residence also?
- 4 A. That's correct.
- 5 Q. So Maskil el-Dal has an office
- 6 within your house?
- 7 A. It's a six-story building. The
- 8 first floor, Maskil occupies.
- 9 Q. Townhouse-type building?
- 10 A. Call it what you want.
- 11 Q. Other than the office Maskil el-Dal
- 12 occupies, does the rest of the space serve as
- 13 your family --
- 14 A. No. There are a couple of other
- 15 offices.
- 16 Q. Other office companies that you are
- 17 an officer of?
- 18 A. My wife.
- 19 Q. Do they include an office of the
- 20 named Debtor in this bankruptcy case?
- 21 A. No.
- 22 Q. And Maskil el-Dal, Inc. is the name
- 23 of the religious corporation formed in New
- 24 York; is that correct?
- 25 A. Correct.

1		LEFKOWITZ
2	Q.	And what year was it formed in?
3	Α.	About 30 years ago.
4	Q.	Let's go back to Exhibit 4,
5	referred to	, euphemistically, as the second
6	Debtor's pe	tition, that of Mateh Ephraim LLC,
7	dba Kollel	Mateh Efraim, LLC.
8		If you look at Schedule F, about
9	mid way thr	ough the document, "Creditors
10	holding uns	ecured nonpriority claims."
11		The first one these I believe
12	are in alph	abetical order. "All refrigeration
13	and equipme	nt, \$230,000." Do you see where I
14	am?	
15	Α.	Yeah. Yes, sir. Yes.
16	Q.	There are \$230,000?
17	Α.	Yeah.
18	Q.	Is that accurate?
19	Α.	Yes.
20	Q.	That was for what?
21	Α.	That's for equipment and supplies.
22	Q.	That they supplied at the Meadows
23	property?	
24	Α.	Correct.
25	Q.	Heavily Koshered Cuisine. \$46,000?

1 LEFKOWITZ 2 Α. Yes. 3 Q. That was for food brought into the 4 camp? I think this is from the '04 --5 Α. from the hotel family services. 6 And they are a kosher food 7 Q. supplier? 8 9 Α. Caterer. Then there's Helen-May Holdings, 10 Q. LLC, \$1,260,000. 11 12 Α. Right. 13 What does that amount represent? Q. Balance of the contract. 14 A. 15 Q. Then there's Mark Terkeltaub, \$15,000. 16 17 A. Right. What was that for? 18 Q. 19 Α. Management. 20 He didn't get paid all of his fees? Q.

- 22 Q. Have you had any discussions with
- 23 Mark Terkeltaub about his claim?

I guess so.

A. Yes. Sure.

Α.

21

Q. When is the last time you had such

1 LEFKOWITZ 2 a conversation? A. Every time he stops me he says, 3 "Where's my money?" 5 Q. Did you tell him to speak to the 6 trustee? 7 A. Some is his own personal reimbursement. Credit cards. I don't know. 8 9 Q. Maskil el-Dal. \$1,200,000 is listed here. 10 11 A. Yes. 12 Q. What does that represent? A. All the monies Maskil advanced on 13 behalf of the Debtor. 14 Q. Michael Halberstam, \$10,000. 15 What's that the for? 16 17 A. Legal fee. Q. Legal fee in connection with what? 18 A. All these Halberstam letters. 19 20 \$2500 a pop. 21 (Discussion off the record.)

- SOS Communications. \$90,000. 22 Q.
- 23 A. Yeah. They have equipment there.
- They're begging to get it back. 24
- 25 Q. Were they ever paid anything for

1	LEFKOWITZ
2	any of the services or equipment they provided?
3	A. Yes.
4	Q. Do you know how much?
5	A. I saw some checks here before.
6	Q. I don't want you to start adding
7	them up. Do you have an idea without looking
8	at them?
9	A. Maybe 20,000. They put in a whole
10	new communication system.
11	(Discussion off the record.)
12	MR. WOLF: We need a break.
13	(A brief recess was taken.)
14	Q. You have in front of you what has
15	been marked as Trustee Exhibit 23.
16	(Trustee Exhibit 23 for
17	identification, accounting of payments
18	made by Maskil el-Dal, Inc. to various
19	individuals and entities from 5-19-04
20	through 9-20-04, production Nos. T 00025
21	through 00032.)
22	Q. This is several pages it's
23	handwritten at the bottom. It looks to me like
24	it says T 00025 through T 00032.
25	A Called Bates stamps

1	LEFKOWITZ
2	MR. KRINSKY: I can represent that
3	in order to show my good faith and get
4	the trustee documents as soon as humanly
5	possible in this case, I put "T" for
6	Trustee and attempted to Bates-stamp the
7	documents that way.
8	MR. WOLF: Off the record.
9	(Discussion off the record.)
10	Q. Have you ever seen any portion of
11	Trustee Exhibit 23 before?
12	A. No.
13	Q. Do you understand this to be an
14	accounting of payments made by Maskil el-Dal,
15	Inc. to various individuals and entities from
16	May 19 of 2004, which I think is the day after
17	the assignment we referred to earlier, through
18	September 20, 2004?
19	A. All I can tell you, I'm getting
20	sick reading this.
21	Q. Is that what you understand it to
22	be?
23	A. Yes.
24	Q. And then let me ask you this: What
25	is shown if you go to the last page of the

1	LEFKOWITZ
2	whole document, it says there's a total of
3	\$316,135.64; that all these payments that are
4	listed in here made by Maskil el-Dal, Inc.
5	aggregate that amount. Then there's an item
6	that says "Outstanding" that may mean a
7	check hadn't been cashed to Kosher, Inc.,
8	\$45,000?
9	A. No.
10	THE WITNESS: Off the record.
11	(Discussion off the record.)
12	Q. This is my question: Does this
13	accounting set forth what the alleged basis is
14	of the \$1.2 million claim that has been either
15	noticed or filed by Maskil el-Dal, Inc. against
16	the named Debtor in this bankruptcy case?
17	A. Yes.
18	MR. WOLF: At this point I have no
19	further questions
20	THE WITNESS: Hold on a second.
21	Q. Yes?
22	A. Yeah. Okay. I'm sorry.
23	Q. Nothing more?
24	MR. WOLF: At this point I have no
25	further questions of the witness today.

1	LEFKOWITZ
2	But during the course of the examination
3	today we've made a request for a number
4	of documents. We will send to the
5	Debtor's counsel a list compiling the
6	categories of documents we've asked for
7	and requesting the production of them.
8	Once we've had an opportunity to
9	review the documents that are produced in
10	response to that, we'll then contact the
11	Debtor's counsel to schedule a
12	continuation date of this examination.
13	That's it for today.
14	(Time noted: 5:10 p.m.)
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

```
1
            ACKNOWLEDGMENT
 2
 3
    STATE OF NEW YORK )
 4
                      :ss
 5
    COUNTY OF NEW YORK )
 6
 7
         I, JACK LEFKOWITZ, hereby certify that I
    have read the transcript of my testimony taken
 8
 9
    under oath in my deposition of January 30,
10
    2008; that the transcript is a true, complete
11
    and correct record of my testimony, and that
    the answers on the record as given by me are
12
13
    true and correct.
14
15
16
                       _____
17
                          JACK LEFKOWITZ
18
     Signed and subscribed to before me
19
    this ---- day of -----, 2008.
20
21
22
23
    Notary Public, State of New York
24
25
```

```
1
                CERTIFICATE
 2
 3
     STATE OF NEW YORK )
 4
                                       : ss.
 5
    COUNTY OF NEW YORK )
 6
 7
          I, MARLENE LEE, a Certified Shorthand
 8
     Reporter, Certified Realtime Reporter and
 9
    Notary Public within and for the State of New
10
    York, do hereby certify:
          That JACK LEFKOWITZ, the witness whose
11
     deposition is hereinbefore set forth, was duly
12
13
     sworn by me and that such deposition is a true
14
     record of the testimony given by the witness.
          I further certify that I am not related to
15
     any of the parties to this action by blood or
16
17
    marriage, and that I am in no way interested in
     the outcome of this matter.
18
19
          IN WITNESS WHEREOF, I have hereunto set my
    hand this _____ day of ______, 2008.
20
21
22
23
    MARLENE LEE, C.S.R, C.R.R.
24
25
```

***ERRATA***
ELLEN GRAUER COURT REPORTING CO. LLC
126 East 56th Street, Fifth Floor New York, New York 10022 212-750-6434
212-730-0434
NAME OF CASE: IN RE: KOLLEL MATEH EFRAIM, LLC DATE OF DEPOSITION: January 30, 2008
NAME OF WITNESS: JACK LEFKOWITZ
PAGE LINE FROM TO REASON
11111
11111
Subscribed and sworn before me
thisday of, 2007.
(Notary Public) My Commission Expires